

65100-1109LTT4728

NOV = 2 2007 NOV. 2, 2007 MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

TH

JAMES T. SULLIVAN, not individually but as Trustee of PLUMBERS' PENSION FUND, LOCAL 130, U.A., PLUMBERS' WELFARE FUND, LOCAL 130, U.A., THE TRUST FUND FOR APPRENTICE AND JOURNEYMEN EDUCATION AND TRAINING, LOCAL 130, U.A., and CHICAGO JOURNEYMEN PLUMBERS' LOCAL UNION 130, U.A., GROUP LEGAL SERVICES PLAN FUND, and THE PLUMBING COUNCIL OF CHICAGOLAND, and CHICAGO JOURNEYMEN PLUMBERS' LOCAL UNION 130, U.A., an Illinois corporation, Plaintiffs, v.	07CV6202 JUDGE COAR MAG. JUDGE NOLAN
BEAVER PLUMBING SERVICES, INC.,))
Defendant.)

COMPLAINT

NOW COME Plaintiffs, JAMES T. SULLIVAN, not individually, but as Trustee of PLUMBERS' PENSION FUND, LOCAL 130, U.A., PLUMBERS' WELFARE FUND, LOCAL 130, U.A., THE TRUST FUND FOR APPRENTICE AND JOURNEYMEN EDUCATION AND TRAINING, LOCAL 130, U.A., THE CHICAGO JOURNEYMEN PLUMBERS' LOCAL UNION 130, U.A., GROUP LEGAL SERVICES PLAN FUND, and THE PLUMBING COUNCIL OF CHICAGOLAND, and CHICAGO JOURNEYMEN PLUMBERS' LOCAL

UNION 130, U.A., by their attorneys, DOUGLAS A. LINDSAY, JOHN W. LOSEMAN, and LISA M. SIMIONI, with LEWIS, OVERBECK & FURMAN, LLP, of counsel, and, for their Complaint against Defendant, BEAVER PLUMBING SERVICES, INC., state:

- 1. This action arises under the laws of the United States and is brought pursuant to the Employee Retirement Income Security Act of 1974, as amended, 29 U.S.C. §§1132, 1145 (ERISA), and the Labor Management Relations Act of 1947, as amended, 29 U.S.C. §185 (LMRA). Jurisdiction is based upon the existence of questions arising thereunder as hereinafter more fully appears.
- 2. Plaintiff James T. Sullivan is a Trustee of PLUMBERS' PENSION FUND, LOCAL 130, U.A., PLUMBERS' WELFARE FUND, LOCAL 130, U.A., THE TRUST FUND FOR APPRENTICE AND JOURNEYMEN EDUCATION AND TRAINING, LOCAL 130, U.A., and CHICAGO JOURNEYMEN PLUMBERS' LOCAL UNION 130, U.A., GROUP LEGAL SERVICES PLAN FUND "Funds", which are "employee benefit plans" and "plans" under ERISA administered within this District and is authorized by the Funds to bring this action on their behalf. The Funds have been established pursuant to collective bargaining agreements previously entered into between CHICAGO JOURNEYMEN PLUMBERS' LOCAL UNION 130, U.A. "Union", and certain employer associations whose employees are covered by the collective bargaining agreements with Union.
- 3. PLUMBING COUNCIL OF CHICAGOLAND is an Illinois not-for-profit corporation.
- 4. Union is a labor organization within the meaning and definition of 29 U.S.C. §152 and represents employees in an industry affecting commerce.

- Defendant is a corporation, organized and existing under the laws of the state of
 Illinois.
- 6. There was in effect on and after February 14, 2005, a written Collective Bargaining Agreement ("Agreement") between Union and Defendant. A true and correct copy of the Agreement for the period from June 1, 2001, through May 31, 2010, and the signature page dated February 14, 2005, are attached hereto as Exhibit A.
 - 7. Defendant is an "employer" under ERISA and LMRA.

Ţ

- 8. Pursuant to the Agreement, Defendant is obligated and agreed to make contributions to the Funds based upon hours worked by each employee covered by the Agreement.
- 9. Pursuant to the Agreement, Defendant is obligated and agreed to do the following: each period deduct the working dues owed to the Union for the payroll period from the wages of employees covered by the Agreement and who have authorized such deductions; make contributions to Plumbing Council based upon hours worked by each employee covered by the Agreement; make contributions to the Funds based upon hours worked by each employee covered by the Agreement; file with the Union on or before the 15th day of the following month an itemized report of payments due Plaintiffs for the preceding month; pay all contributions to Plaintiffs at the time of filing its itemized report; if requested by Union, make its books and records available for the purpose of determining its compliance with the Agreement; pay certain penalties or liquidated damages and interest upon failure to timely make contributions to Plaintiffs and pay all costs incurred including, but not limited to, legal, audit, and court fees to enforce collection of any monies due.

47

- Pursuant to the Agreement, upon failure to timely make contributions to 10. Plaintiffs, Defendant is obligated and agreed to pay in addition to the actual delinquent amount of contributions, interest at the rate of 1.5% per month thereon, and liquidated damages in the amount of 8% on any cumulative outstanding balance due.
- Defendant was delinquent and breached its obligations to Plaintiffs under the 11. Agreement by reporting and paying contributions owed for the months of January through May, 2007, and August through September, 2007, in an untimely manner.
- Defendant owes delinquent contributions to Plaintiffs in the amount of 12. \$107,764.90 for the months of January through May, 2007, and August through September, 2007.
- As a result of Defendant's late payments of said contributions for the months of 13. January through May, 2007, and August through September, 2007, Defendant also incurred a liability of \$9,529.40 in liquidated damages + \$9,723.09 in interest due on said tardy contribution payments by virtue of the terms of the Agreement, with interest continuing to accrue at the rate of \$1,786.76 per month after November 1, 2007, until the contributions are paid.
- Defendant is delinquent and has breached its obligations to Plaintiffs under the 14. Agreement in that Defendant owes delinquent contributions, contractual liquidated damages and interest to Plaintiffs in the amount of \$127,017.39 together with additional costs incurred herein including, but not limited to, legal and court fees.

WHEREFORE, Plaintiffs, JAMES T. SULLIVAN, etc., et al., request that judgment be entered in their favor and against Defendant, BEAVER PLUMBING SERVICES, INC., in the amount of \$127,017.39, together with such attorneys' fees, court costs, and additional damages allowed under ERISA and the Agreement, and such further legal or equitable relief as the Court deems just.

JAMES T. SULLIVAN, etc., et al., by their attorneys, DOUGLAS A. LINDSAY, JOHN W. LOSEMAN, and LISA M. SIMIONI

Douglas A. Lindsay

20 North Clark Street

Suite 3200

Chicago, IL 60602-5093

(312) 580-1251

OF COUNSEL: LEWIS, OVERBECK & FURMAN, LLP 20 North Clark Street Suite 3200 Chicago, IL 60602-5093 (312) 580-1200

7

4

EXHIBIT A

AGREEMENT

between

PLUMBING CONTRACTORS ASSOCIATION

OF

CHICAGO and COOK COUNTY





CHICAGO JOURNEYMEN PLUMBERS'
LOCAL UNION 130, U.A.

June 1, 2004 through May 31, 2007

EXHIBIT No. A
PAGE / OF 56

ARTICLE I - RECOGNITION

	SECTION 1.1. Partie	Parties to the Agreement	7
	SECTION 1.2. Reco	Recognition Clause	7
	SECTION 1.3. Unio	Union Shop	00
	SECTION 1.4. Subo	Subcontracting	∞
	SECTION 1.5. Moon	Moonlighting	00
-	SECTION 1.6. Acce	DI.SC	9
•	SECTION 1.7. Exclu	Exclusivity	9
	ARTICLE II - STRIKES AND LOCKOUTS	D LOCKOUTS	•
	SECTION 2.1. Lockouts	outs	9
	SECTION 2.2. Empl	SECTION 2.2. Employee Job Action	φ
	ARTICLE III - DISPUTE RESOLUTION	SOLUTION	10
	SECTION 3.1. Grievance Arbitration	ance Arbitration	10
	SECTION 3.2. Joint.	SECTION 3.2. Joint Arbitration Board	10
	SECTION 3.3. Audits	*	11
	SECTION 3.4. Other	Other Contract Violations	12
	SECTION 3.5. Heari	Hearing	12
	SECTION 3.6. Power	Powers of the Joint Arbitration Board	13
	SECTION 3.7. Indemnification of the	mification of the	
	Joint /	Joint Arbitration Board	13
	ARTICLE IV - WORKING CONDITIONS	ONDITIONS	4
	SECTION 4.1. Gener	SECTION 4.1. General Policy	14
	SECTION 4.2. Repor	Reporting Accidents	14
	SECTION 4.3. Emple	Employer Insurance.	5
	SECTION 4.4. Unsaf	Unsafe Working Conditions	15
	SECTION 4.5. Plumb	Plumbing Codes	15
	SECTION 4.6. Older	Older Workers	5

SECTION 4.8. Staffing.....

17

SECTION 4.7. Non-Discrimination Policy

SECTION 4.15. Automobile Not Required..... SECTION 4.14. OSHA and HAZCOM Violations SECTION 4.13. OSHA and HAZCOM Training SECTION 4.12. Rule Violators SECTION 4.11. Plumbing Supervision..... SECTION 4.10. Specifications..... SECTION 4,9. Pipe Cutting

19 81

8 18

SECTION 4.16. Work Connected Expenses

SECTION 4.17. Travel Expenses

19 19 61

19

SECTION 4.18. Tool Provision.....

SECTION 4.19. Clothing Provision

Н.	
~~	
_	
uy .	
æ	

XHIBIT	No	A_
PAGE 3	ΩF	56

SECTION 9.9. Employer Recording

TABLE OF CONTENTS

÷

TABLE OF CONTENTS

APPENDIX D - ALCOHOL AND DRUG PROGRAM	APPENDIX C - WAGE RATES AND FRINGE BENEFITS AND PAYROLL DEDUCTIONS	APPENDIX B - FLEXIBLE WORK DAY AND WORK WEEK	APPENDIX A - OCCUPATIONAL JURISDICTION	ARTICLE XVII - SERVICE & MAINTENANCE AGREEMENTAGREEMENT	ARTICLE XVI - MISCELLANBOUSSECTION 16.1. Separable ProvisionsSECTION 16.2. Duration of Agreement	ARTICLE XV,- ANNUAL REOPENERS	ARTICLE XIV -SUCCESSORS AND ASSIGNSSECTION 14.1. Employer Entities Bound	ARTICLE XIII - JURISDICTIONAL DISPUTES	ARTICLE XII - INDUSTRY COMMITTEE	ARTICLE XI - ON THE JOB INJURIES	ARTICLE X - HIRING	
49	47	45	4	8	45 45	39	39	38	38	37	36	

** As used herein references to the masculine gender shall also refer to the feminine. **

Page

all plumbing work, and which hereinafter is referred to as "Union." journeymen and apprentices who are duly authorized by law to install and inspect Plumbers' Local Union 130, U.A., which is composed of competent licensed collectively referred to as "Employer" or "Employers," and Chicago Journeymen SECTION 1.1. Parties to the Agreement. This Agreement is made and entered into as of June 1, 2004 between the Plumbing Contractors Association of Chicago and Cook County, solely for and on behalf of each of its indix. journeymen or one (1) journeymen and one (1) apprentice, and hereafter are ing business, are established in that business, intend to employ not less than two vidual members, who are duty licensed by law and boarded to engage in the plumb-

with respect to their employees. County as the exclusive bargaining agent of its individual member Employers Union recognizes the Plumbing Contractors Association of Chicago and Cook County, Illinois, and wherever else the Union has territorial jurisdiction. The Employers who (whose shop is located in the geographic jurisdiction of Local National Laboratories, fifty percent (50%) of the employees employed by the who perform any of the work applicable within the Hifty-One (51) Articles of Union 130) are parties to this Agreement when performing said work in Lake Association in 1972, that part of DuPage County, Illinois known as the Argonne Illinois outside the city limits of Joliet, Illinois, as delineated by the United the City of Chicago, Illinois, Cook County, Illinois and vicinity, Will County, ment for which the Union has been chartered by the United Association within Jurisdiction of the United Association as set forth in "Appendix A" to this Agree-Union as the exclusive collective bargaining agent for all of their caployees SECTION 1.2. Recognition Clause. The Employers recognize the

above mentioned upon and after its arrival on the job site or premises. When by this Agreement cring shall be put on and removed and fixtures cleaned by employees covered fixtures or equipment are protected by covering during construction, such covconstruction of plumbing as well as handle, unload and distribute all of the nect all materials, appurtenances, devices, fixtures and equipment used in the Employees covered by this Agreement shall place in position and con-

used in connection with work falling under the jurisdiction of the Union inserts, stands, brackets, supports, sleeves, thimbles, hangers, conduits and boxes and drilling of all holes, chases and channels, the setting and exection of bolts, Employees covered by this Agreement shall do all the laying out, cutting

tion shall not be construed as limiting the scope of bargaining unit work and the Fifty-One (51) Articles of Jurisdiction of the United Association, included that employees covered by this Agreement shall perform all work covered by has been chartered by the United Association. in Appendix A which comes within the work jurisdiction for which the Union It is understood and agreed that the foregoing Paragraphs of this Sec-

as a condition of employment, remain members of the Union during the term of ployment, or the effective date of this agreement, whichever is later, and shall, this Agreement. Union on the earliest date provided by applicable federal law after their emthis Agreement, shall, as a condition of employment, become members of the neymen and apprentices who are hereafter employed by Employers covered by now in the employ of the Employers covered by this Agreement, and all jour-SECTION 1.3. Union Shop. All journeymen and apprentices who are

and DBE as long as those entities are signatory to an Agreement with the Union. subcontract or accept a lump sum payment (lump) for the installation of any ment and summarily dealt with, in accordance with the grievance procedures of subletting, lumping or contracting shall be considered a violation of this Agreecomes under the jurisdiction of the Union with any member of the Union. Such work under the jurisdiction of the Union. Parties violating this Section shall be this Agreement. Nothing herein prohibits subcontracting work to MBE, WBE, The Employers agree not to sublet, lump or contract for labor any work which penalized by their respective organizations through the Joint Arbitration Board. SECTION 1.4. Subcontracting. No journeyman shall be permitted to

a party to this Agreement. A refusal of employees to render services upon a job for any purpose, nor shall such refusal be cause for discharge. site where this subsection is violated, shall not be a violation of this Agreement firm, the Employer shall subcontract the same only to another Employer who is work coming under the provisions of this Agreement to any other person or The Employer agrees that in the event the Employer subcontracts any

offenders will not be construed as a violation of this Agreement. trial shall be set for repeat offenders. Discharge from employment for repeat dance with the procedures of the United Association Constitution. However, a employed Employer or work for another Employer as a subcontractor. First for himself or work after hours or on Saturday, Sunday or Holidays as a selftime violators may be summoned before the Union Executive Board in accor-SECTION 1.5. Moonlighting. No employee shall be permitted to work

> the Union or of the Joint Arbitration Board shall, for cause, he allowed the misit any job and/or any Employer's place of business during working hours translated view the Employer or the Employer's duly authorized representative, or the mean view the Employer or the Employer's duly authorized representative. to the shop shall be by appointment if that is the Employer's policy. that job site visits by a union representative are without restrictions but that visits in his employ, to determine compliance with the Agreement. Further, it is agreed SECTION 1.6. Access to Premises. Duly authorized representatives of

edies available in such proceeding to the Union, the Trustees of the Fringe Benefit Funds or the Joint Arbitration Board under any Illinois or federal law. audit. Such liability shall be in addition to and not in lieu of any relief or remin obtaining a court order requiring the Employer to permit such inspection or thorized by this Article, the Employer shall be liable for all costs and legal fees incurred by the Union, the Fringe Benefit Funds or the Joint Arbitration Board spection or audit shall in no way hinder the progress of the work being perployment insurance coverage. It is understood and agreed that such visit, inand documents related to worker's compensation, public liability and unemcompliance with this Agreement. Such records which shall be available books and records of the Employer which pertain or relate to the Employer's extended the same right, as described above, in order to inspect or audit all formed. Should the Employer refuse to permit such inspection or andit as aubooks, payroll and income tax returns, bluepaints, contracts, invoices, permits, inspection or audit include but are not limited to payroll and time records, the Duly authorized representatives of the Fringe Benefit Funds shall be

sions of this Agreement will be made by either party to this Agreement other party and no Agreement which will in any way conflict with the proviparties hereto with any other Employer association, Employer or labor organization engaged in the Plumbing Industry shall be brought to the attention of SECTION 1.7. Exclusivity. Any agreement entered into between the

STRIKES AND LOCKOUTS ARTICLE !

lockout of employees during the term of this Agreement SECTION 2.1. Lockouts. The Employer agrees that there shall be no

of, picket and/or use other lawful economic means against any Employer by reaprovided, however, that the Union may withdraw its members from the employ shall be no abandonment of work over any matter which is subject to arbitration, SECTION 2.2. Employee Job Action. The Union agrees that there

with the Union the requisite bond or letter of credit and workers' compensation putes over such matters are subject to arbitration hereunder. insurance as more fully provided under this Agreement, notwithstanding that dis-Employer's failure to obtain, maintain in full force and effect and keep on file son of the Employer's non-payment of wages, deductions or contributions or the

DISPUTE RESOLUTION ARTICLE III

cessed and settled by arbitration in the manner set forth in this Article. ing under or which involve interpretations of this Agreement, shall be pro-SECTION 3.1. Grievance Arbitration. Disagreements or disputes aris-

consisting of five (5) members appointed by the Plumbing Contractors Association of Chicago and Cook County and five (5) members appointed by the Union tion Board. The Joint Arbitration Board shall be comprised of ten (10) members, all arbitrable disputes arising between them shall be submitted to a Joint Arbitra-SECTION 3.2. Joint Arbitration Board. The parties hereto agree that

required to pay any such expense. equally between the parties to the arbitration, except that no employee shall be the parties to the arbitration. The expenses of the arbitrator shall be divided sions of this Agreement. The arbitrator's decision shall be final and binding on arbitrator. The arbitrator shall have no authority to vary or ignore the provithe party initiating the arbitration. The person whose name remains shall be the names from the list until one name remains, with the first strike to be made by submit a list of seven (7) arbitrators. The parties shall alternate in striking Thereafter, the parties shall request the American Arbitration Association to give written notice of such inability to agree to the parties to the arbitration. event the Board members are unable to agree on an arbitrator, the Board shall will be assigned to an arbitrator mutually agreeable to the Board members. In the event of deadlock by the Board, whereby a decision cannot be rendered, the case presented and in conformity with the sections contained in this Agreement. In the The duties of the Joint Arbitration Board shall be to decide on all cases as

ment, as authorized by the Union, The Fringe Benefit Funds and Plumbing by the Joint Arbitration Board in performing its functions under this Agreeand new business. The reasonable and necessary expenses and costs incurred during the calendar year, or as needed, for the purpose of considering current Council of Chicagoland who are entitled to payments or contributions under this Agreement, shall be paid by them in proportion to their interests out of the The Joint Arbitration Board shall meet no less than twelve (12) times

> shall be borne and paid for by the parties thereto. to the extent that such sums are available; otherwise such expenses and co sums collected as liquidated damages pursuant to Article IX, Section 9.8 here No.

Within a period of thirty (30) days time after the execution of this Andrewment, the Joint Arbitration Board shall meet, organize, elect a Chairman, state tary and Treasurer, and transact any business that may properly come before the Contract Arbitration. Joint Arbitration Board.

make contributions under this Agreement discloses an alleged underpayment of the Union and/or the Pringe Benefit Funds to which the Employer is required to and produce said records or if the disagreement(s) is not resolved, the matter will disagreement and present all records in support of his position(s). If the Employer with the accountants within said ten (10) day period to discuss the area(s) of if the Employer disagrees with the sudit or any part thereof, to arrange to meet ages due with respect thereto in accordance with Article IX, Section 9.8 hereof, or underpayment to pay such delinquencies and any interest and/or liquidated damshall have ten (10) days after notification by the accountants of such allege. wages, deductions or contributions required by this Agreement, the Employ Board's proceedings be delayed by the Employer's production of such other or Arbitration Board at any hearing before it with regard to such dispute, nor will the No records or other evidence, including witnesses, which the Employer has not of the Joint Arbitration Board of the existence of a dispute under this Agreement. the matter is not resolved at such meeting, the attorneys will notify the Secretz evidence, including witnesses, in support of its position(s) at such meeting, or if meeting or fails to appear at such meeting and produce all records and any other due in accordance with Article IX, Section 9.8 of this Agreement, to arrange such (10) days of such request to pay such delinquencies and interest and/or damages Employer meet with them within ten (10) days. If the Employer fails within ten The attorneys shall attempt to resolve the matter by requesting in writing that the be referred by the accountants to the attorneys for the Union and/or the Funds. fails to make the payments shown on the audit, fails to meet with the accountants additional records or evidence produced for the accountants or the attorneys will be considered by the Joint SECTION 3.3. Audits. In the event that an audit by the accountants for

party who performs jurisdictional work has not been paid the prevailing rate audit reveals that a licensed journeyman plumber and/or apprentice or any other Action will be brought before the Joint Arbitration Board when any

despayment of wages, and inform the Joint Arbitration Board of each violation The Fringe Benefit Fund trustees will review uncontested audits for un-

tary of the Joint Arbitration Board in writing of the existence of a dispute. Representative to resolve the matter, said representative shall notify the Secrenated by the Union will notify the Employer of such alleged violation and atimmediately above, a Business Representative or other representative desigcontract violation other than one which is subject to Section 3.3 of this Article, Employer refuses to meet in a reasonable and timely fashion with the Union's tempt to resolve the matter informally. If the matter is not resolved or if the SECTION 3.4. Other Contract Violations. in the event of an alleged

be summoned before the Joint Arbitration Board for appropriate action. cessories from a bid package. Further, any plumbing foreman or superintendent found in violation of this Agreement. Both the Employer and the employee may charge to install all backing and accessories related to a plumbing system shall be who wilfully refrains from directing journeymen or apprentices under his/her contractor to intentionally omit backing supports for plumbing fixtures and ac-It shall be considered a violation of this Agreement for any plumbing

and it is not accepted, there will be no action taken against the contractor or his employee by the Union If a plumbing contractor submits a bid in accordance with the above,

ment is not received by the Board's Secretary in the timely manner as set forth postponed to a later date at his request or if an Employer's request for postponesame case. If the Employer fails to appear at a scheduled hearing or at a hearing reasons. No Employer will be granted more than one (1) postponement in the ing. A request for a postponement will be granted only for good and sufficient 5:00 p.m. of the fourth (4) business day before the time scheduled for the hear-Such request for postponement must be received by the Secretary no later than Board's Secretary in writing of the reasons therefore and request a postponement. and place set forth in the notification of hearing, he shall promptly notify the Appearance through an outside representative only does not constitute the recording of the hearing is permitted. The Employer must appear at the hearing. direct the making of the official minutes or transcription of the hearing. No other evidence in the case and shall render a decision which it will issue in writing over notice of the dispute. The Board members present at the hearing shall hear the shall send the Employer written notice of the date, time and place of a hearing Employer's appearance. If the Employer is unable to so appear at the date, time ing on the parties to this Agreement. The Secretary of the Board will make or the signature of the Secretary of the Board. Said decision shall be final and bindbefore the Board with respect to the dispute, together with a copy of the written tion 3.3 or 3.4, above, of this Article, the Secretary of the Joint Arbitration Board SECTION 3.5. Hearing. After receipt of a notice of dispute under Sec-

> upon the evidence before it in the same manner as set forth hereinabove, which bereinabove or is denied, the Board members shall hear the case at the appoin decision shall be final and binding on the parties to this Agreement.

such dispute is pending. Such summons may compel the production of any or certified mail by the Secretary of the Joint Arbitration Board before which or other appropriate sanctions. The Joint Arbitration Board shall have full power in connection with such failure to respond. ployees to respond when so summoned, except for valid reason, shall subject document or the testimony of any witness which the Joint Arbitration Board against whom charges of violations have been preferred and to summon Emto summon Employers, the Union and employees covered by this Agreement cluding, without limitation, fines, replacement of defective work without pay, ployers and employees covered by this Agreement to testify in any manage deems relevant to the resolution of the case. Failure of the Employer or embefore the Joint Arbitration Board. Such summons shall be served by registe/ fending employees and/or Employers by appropriate penalties or remedies inhim or them to the payment of any cost incurred by the Joint Arbitration Board

the Joint Arbitration Board present and voting. majority shall consist of fifty percent (50%) plus one (1) of those members of Decisions of the Joint Arbitration Board shall be by majority vote. A

appropriate party under the terms of this Agreement. Board members, shall constitute a valid and collectible loss sustained by either any loss, claim or damage which, if established against the Joint Arbitration respective capacity to enforce any liability or alleged liability on account of and/or paid by the Joint Arbitration Board members in defending any suit or tion Board members against judgment, court costs and attorney's fees incurred ing either or both of them in proceedings before such Joint Arbitration Board. parties hereto agree that the members of the Joint Arbitration Board representlegal proceeding brought against the Joint Arbitration Board members in their under the provisions of this Agreement shall be indemnified as Joint Arbin SECTION 3.7. Indemnification of the Joint Arbitration Board. The

draw upon any funds which are in its hands or under its control subject to such the authority provided for in this Agreement, the Joint Arbitration Board may the Joint Arbitration Board for or on account of an act performed pursuant to In the event of any other suit or action against a member or members of

disposition of such funds. rules and provisions as the Joint Arbitration Board may establish relating to the

deemed necessary to the proper defense of suit or legal proceeding reasonable information and assistance other than pecuniary which shall be election the named Joint Arbitration Board member or members shall give all Board by and through attorneys of their own selection. In the event of such the defense of such suit or legal proceedings in the name of the Joint Arbitration pers therein, and at the election of either the Union or the Plumbing Contractors Arbitration Board members shall furnish copies of all pleadings and other pathe Plumbing Contractors Association of Chicago and Cook County, the Joint institution of any such suit or legal proceeding. At the request of the Union or and the Plumbing Contractors Association of Chicago and Cook County of the bers shall promptly give notice to the Joint Arbitration Board, and the Union Association of Chicago and Cook County shall permit either or both to conduct In consideration of such indemnity, the Joint Arbitration Board mem-

conduct shall not be indemnified under this Section. Joint Arbitration Board members found guilty of fraudulent or illegal

WORKING CONDITIONS

sonable provisions for the safety and health of their employees during the hours realization of the responsibility of the individual employee with regard to preof their employment. The Union agrees to promote in every way possible the their employment. venting accidents to himself and to his fellow employees during the hours of SECTION 4.1. General Policy. The Employers agree to make all rea-

sons not fulfilling this obligation will not be referred out to work safety classes, or to produce proof such training has been completed. Such pership in the Union, is mandated to complete training in HAZCOM and OSHA two evenings each week for 24 consecutive months, as a condition of member-Any person who is, will be or was required to attend plumbing classes

ployee in charge to report personally to both the Union and the Employer accidents involving personal injury which may occur on the job where they are SECTION 4.2. Reporting Accidents. It shall be the duty of the em-

SECTION 4.3. Employer Insurance. Employers shall carry suffici

with a copy of the insurance certificates or such other proof that it has obtained and maintains in full force and effect such insurance coverages. Workers Compensation, public liability and unemployment insurance, together with occupational disease insurance. The Employer shall provide the Caron

this Agreement shall not work under any of the following conditions: SECTION 4.4. Unsafe Working Conditions. Employees covered

- Where the equipment, tools, ladders and/or job conditions are judged to be unsafe by the Building Trades Safety Committee
- employment Insurance. (A copy of these coverages shall be on file For any Employer who does not carry a bond or meet the other. in the Union Office.) have sufficient Worker's Compensation Insurance and State Unobligations as provided for in Section 6.8 of this Agreement a
- 125 feet above ground level unless an operable man lift is provided to transport the employee to or above that level
- On any job not in conformity with the safety standards promulgated pursuant to the Occupational Safety and Health Act
- For more than one (1) Employer at the same time

stalled. Any violation of said plumbing ordinances shall be reported to the office of the Business Manager of the Union. plumbing codes of the various municipalities in which the work is being in-SECTION 4.5. Plumbing Codes. The Employer shall comply with all

ness all tests of any plumbing systems. The Union reserves the right to have its Business Representatives wit-

working in the shop shall be older men. SECTION 4.6. Older Workers. At least one out of every five (5) men

creed, sex, national origin, age, marital status, disability or unfavorable discharge from military service. bidding any sexual harassment or discrimination based on race, color, religion, under the terms of this Agreement shall promulgate and enforce policies for-SECTION 4.7. Non-Discrimination Policy. Each Employer bound

shall not apply to jobbing work as the term is generally used in the industry). The Employer shall be the sole judge of the number of additional men required any one (1) building of any job or job site (except, however, that this provision of their employees, the Employer agrees that at no time shall there be less up two (2) journeymen, or one (1) journeyman and one (1) apprentice, working in SECTION 4.8. Staffing. In order to provide for the safety?

comply with the terms of the agreement (with the understanding that temporary Manager as soon as possible. The Employer will be told that he is required to latitude may be allowed in a depressed economy). the area agreement, will be required to meet with the Local Union 130 Business All Employers who do not camploy two (2) camployees, as stipulated in

the Agreement However, during the times that the Employer is not in compliance with

- Each week the Employer is required to send a written report to the Union of all jobs on which his company is working
- Ġ His company will be audited every six (6) months and at year end
- Ö performed all the jurisdictional work completed by the shop" stating that, "to the best of his (the employee's) knowledge, he Any and all of his Employees will submit an affidavit annually
- Α others, other than the Journeyman. in a fine of the value of wages and fringes for all hours worked by Progress and status of these shops will be reported through the Joint Arbitration Board and violation of the agreement may result

Document 1

Cook County, it being understood that the Union shall furnish men to all other able, to the members of the Plumbing Contractors Association of Chicago and refer men only to Employers with whom the Union has signed Agreements. tions. When employment opportunities exist within the industry, the Union will Employers with whom it has Agreements governing wages and working condi-The Union agrees to supply skilled men to the extent that they are avail-

cense or other tasks described as non-jurisdictional work. ployed by signatory contractors to perform tasks not requiring a plumber's li-The Metal Trades Division of the Union is composed of members em-

payment is optional but minimally will be equal to those of a first year apprentice. Fringe benefit Wages for these employees are determined by the plumbing contractor,

> (8) building tradesmen. Thereafter, additional metal tradesmen may be referred to a contractor employing at least twelve (12) building tradesmen in ratios at eight (8) building tradesmen to one metal tradesman. At no time may the number of the first tradesmen to one metal tradesman. and metal tradesman may be requested by a contractor employing at least eight ber of metal tradesmen exceed the number of apprentices in a shop. gest one metal tradesman for performance of non-jurisdictional work. A sec-

A contractor employing at least two (2) building tradesmen may re-

ing, Employer and Labor Services (OATELS). prentice Committee are satisfied. Credit for hours worked as a metal tradesman Employer, enter the Apprentice Program provided the requirements of the Apdetermined by the U.S. Department of Labor, Office of Apprenticeship Traintoward hours required for completion of an apprenticeship will be granted as An employee in the Metal Trades Division may, upon the request of the

ward fulfillment of the apprentice requirements. port. Only those hours reported to the Union will be considered for credit to benefits will be shown on a supplement sheet attached to the contribution remetal tradesmen will be reported monthly. The hours of those not receiving The parties agree that, effective June 1, 2001, total hours worked by all

chambers shall be performed by journeymen and apprentices of the Union. shop. Flashings and air chambers shall be made on the job or in the shop by ployer involved, such pipe may be cut, threaded or welded and fabricated in the or a hardship to cut, thread, or weld pipe on the job in the opinion of the Emshall be no restrictions on the use of power equipment. Where it is impractical and/or welded and fabricated by employees covered by this Agreement. There ting, threading, and/or welding, fabrication and making of flashings and air journeymen plumbers and/or apprentices covered by this Agreement. Such cut-SECTION 49. Pipe Cutting, All sizes of pipe shall be cut and threaded

Union shall be held accountable for said labels neymen who obtain the labels from the office of the Business Manager of the Agreement shall be labeled by the journeymen performing the work. The jourthe shop of the Employer or in any approved Employer's shop covered by this All pipe, hanger rod and fabricated piping of any size which is cut in

which are defined as lengths of 10 inches or less. Collective Bargaining Agreement of Local Union 130, except for pipe nipples All sizes of pipe shall be cut and threaded by employees covered by the

tion forms shall be distributed by the Union to all Employers. The Employer SECTION 4.10. Specifications. Specifications and contract informa-

mation on these forms shall constitute a violation of this Agreement. office of the Business Manager of the Union. Intentional falsification of infordays after receipt of such signed contract shall forward a copy of the form to the (\$200,000.00) for which he has received a signed contract and within ten (10) shall complete these forms for all jobs above Two Hundred Thousand Dollars

against unsanitary installation by unqualified men, it will not be considered a should be done under the supervision of a licensed and bonded Plumbing Conconflict in any way with the provisions of the Agreement. Union. Nothing shall be incorporated in the "Working Rules" of the Union that violation of this Agreement for any journeyman to adhere to the rules of the tractor, and by licensed journeymen and apprentices and to protect the public under local ordinances and/or the Illinois Piumbing License Law such work purpose of maintaining a proper record and check on all work which comes SECTION 4.11. Plumbing Supervision. It is understood that for the

remain one (1) working week of forty (40) hours in an advisory capacity if the who is taken out of a shop for violation of Union rules shall be required to III of this Agreement Employer so desires, the case to be entitled to a hearing as provided in Article SECTION 4.12. Rule Violators. Any employee having charge of work

and OSHA education courses. wish to have referral of Employees with certificates of completion of HAZCOM SECTION 4.13. OSHA and HAZCOM Training. The Employers

school. It will not be a violation of this Agreement for any Employer to reject a OSHA and HAZCOM will be offered regularly at the Plumbing Industry Center be done for OSHA. Otherwise members will have to get certified through night at the Union Hall in a three-week period, as necessary. If feasible, the same will HAZCOM and OSHA and will conduct classes in HAZCOM on three (3) nights Union member for employment if he lacks these certifications. Classes in both The Union and Contractors will require that all members be certified in

and updated in computerized form have already been certified so that the certification information can be retained The Employers will provide the Union with names of Employees who

certification in these areas. A referral slip, arrived at from a computerized data base, will reflect

will be jointly developed to help in this market recovery or retention effort. Jobbing and service repair class, to be taught at day and night school,

8

This training program will be co-sponsored by the Plumbing Contractors Association. Any registration fee, if required, will be paid by the Employer.

SECTION 4.14. OSHA and HAZCOM Violations. A written citation \$0.01 per hour will be contributed to a separate, dedicated, J.A.C. acticount to be used exclusively for an OSHA and HAZCOM training programments.

HAZCOM requirements and a copy will be sent to the Union. An employee can be terminated immediately for wifful violations of OSHA and HAZCOM standards will be issued by the Employer to the employee for each violation of OSHA and

turned over to the Joint Arbitration Board for disposition that may result in the employee sharing in the amount of the Employer's fines. He will also be apprised that upon receipt of a fourth citation the matter will be tive Board upon receiving a third citation and appropriate action will be taken The offending employee will be summoned before the Union Execu-

required to furnish his automobile or any other conveyance for any purpose other than to transport himself to and from the job. SECTION 4.15. Automobile Not Required. No journeyman shall be

paid by the Employer. by an employee in telephoning or otherwise connected with his work shall be SECTION 4.16. Work Connected Expenses. All expenses incurred

charged against such Employer. a fabrication site to perform work, then no travel expense shall be assessed or ployer provides transportation for employees working under this Agreement to site to the place of fabrication and back to the job site. However, if any Emmobile business expenses. Said reimbursement shall be calculated from the job as established from time to time by the Internal Revenue Service for determina employed in a fabrication shop will be reimbursed in the same amount per mile ing the standard mileage rate method of calculating deductible employee autotion of work is performed outside the Union's jurisdiction. A journeyman so work performed within the jurisdiction of the Union except when prefabrica-SECTION 4.17. Travel Expenses. There will be no travel expense for

may voluntarily agree to carry hand tools, including saws all, electric drill (1/2) ployee whose automobile is covered by his own automobile insurance policy men shall be allowed to carry tools or materials belonging to the Employer in pliers and rule. All other tools shall be furnished by the Employer. No journeythe journeymen's automobile, with one exception; that exception is that an em-SECTION 4.18, Tool Provision. The journeymen shall furnish small

ferred to the Joint Arbitration Board for final disposition. tion is not obtained before the Executive Board, then the matter shall be rebefore the Executive Board of the Union for resolution. If a satisfactory resoluwith the requirements of this Section, the matter shall be promptly brought ceipt from his journeymen. Should a dispute arise with respect to compliance missing tools furnished by their Employer and for which the latter holds a rebeen returned. The Union will require journeymen to replace or pay for lost or parties will sign off on a dated receipt indicating which if not all the tools have receipt and provide the employee with a copy. Upon return of the tools both good for any tools lost by said journeymen. The Employer will countersign the receive tools from their Employers shall be responsible for such tools and make ance coverage apply to this business use. The Employer may keep a record of or smaller), hand torch without tank, radio (communication type), and pipe his tools to guard against loss or damage to his equipment. Journeymen who insurance cost necessary to make the employee's existing automobile insurwrenches not to exceed 18". Should an employee voluntarily agree to carry any hand tools on behalf of his Employer, the Employer shall pay any additional

aprons and gloves, welding hoods, goggles, etc. The welders shall be held rea job, the Employer shall furnish protective clothing, which shall include sleeves, sponsible for this clothing, except for wear and tear or if stolen from the Employer's job location SECTION 4.19. Clothing Provision. When welders are employed on

HOURS AND OVERTIME

shall be entitled to one-half (1/2) hour hinch break, no later than five (5) hours 9:00 a.m. to 5:30 p.m. In the case of an earlier adjusted starting time, employees with an appropriately adjusted quitting time, e.g. 6:00 A.M. to 2:30 P.M.; may be adjusted by starting no earlier than 6:00 A.M. and no later than 9:00 a.m. Board, the 8:00 A.M. starting time and 4:36 P.M. quitting time, specified above, P.M. of the following business day. With the approval of the Joint Arbitration to the Joint Arbitration Board as soon as possible, but in no event later than 4:30 week and any and all overtime shall be only with the prior approval of the Joint after the adjusted starting time. falling within the jurisdiction of the Union. Such breakdowns shall be reported hour week straight time. The workweek shall be limited to forty (40) hours per on Monday, Tuesday, Wednesday, Thursday and Friday making a forty (40) constitute a day's work as follows: 8:00 A.M. to noon and 12:30 to 4:30 P.M. Arbitration Board, except in the case of actual breakdowns of installed work SECTION 5.1. Work Day and Work Week. Eight (8) hours shall

> overtime rates as required by this Article. with the exception of Sunday may constitute a workweek. The workday shall consist of eight (8) hours from 8:00 A.M. to 4:30 P.M., provided however, the carlier starting time as provided for above is permitted. Any hours worked in excess of eight (8) hours per day shall be paid at time and one-half. All hours. dard work week at straight time rates and be paid for overtime work ar the ployees covered by this Agreement shall work the standard work day and standouble time. The sixth (6th) working day cannot be used as a make up day. the circumstances under which an Employer may schedule flexible hours, em-Except as specifically permitted by Appendix B to this Agreement governing legal holiday as provided for in Section 5.4 of this Article V shall be paid at holiday shall be paid at time and one-half. All hours worked on Sunday or a worked on the sixth (6th) day in any workweek other than a Sunday or a legal the customer on an hourly basis and not on a contract basis, any five (5) days dential building of no more than three (3) stories where such work is billed to For employees engaged in residential jobbing and repair work in a resi-

Saturday may be used as a make up day subject to the following condi-

tions:

- ۳ The time being made up is due to loss of hours related to weather conditions.
- Prior permission to work the make up day must be obtained from the Joint Arbitration Board.
- The decision by the employee to work must be voluntary

days may, upon request, be granted by the Board if it is deemed necessary. schedule will be granted for a maximum of sixteen working days. Additional fore a contractor may schedule these hours for a project. Approval to work this projects. Prior approval must be received from the Joint Arbitration Board be-Four ten bour days may constitute a normal work week for specific

eight (8) hour workday may impede the progress of the job, resulting in an undue burden on the owner of the property. In general, approval will be considered only for work where a regular

to 9:00 a.m. and corresponding quitting times of 4:30 p.m. and 7:30 p.m. All any ten (10) hour period worked within the approved starting times of 6:00 a.m. a schedule of four (4) ten (10) hour days shall be at the regular rate of pay for crew on Monday and another on Tuesday is not permissible. The rate of pay for scheduled to work the same four (4) days, Monday through Friday. Starting one If more than one crew is needed to perform the work, all crews will be

other times outside these approved hours will be paid at the rate of time and one

in Section 5.1 above, such overtime work shall be performed at the rate of time set forth in Section 5.4 of this Article, such overtime work shall be performed at through Saturday; if overtime work occurs on a Sunday or a legal holiday, as and one-half if such overtime work occurs during the period from Monday SECTION 5.2. Overtime. In the event of overtime work, as provided

ployers of overtime or other benefits for purposes of "pirating" employees cov-Section 3.6 of this Agreement. and such Employer shall be subject to the sanctions as set forth in Article III, ered under this Agreement, shall be deemed to be violations of this Agreement It is the intention of the parties to this Agreement that offers by Em-

overtime shall be given preference to work the overtime. Absenteeism during the regular work week may be cause for an employer to deny the employee future scheduled overtime. All members of the Union that work on jobs that extend into schednled

which such employee will be working, shall receive two (2) hours' pay for the unavoidable causes, or failure to dress properly for the type of construction on ment reporting to work upon order of any Employer who is a party to this Agreement and not put to work for any reason,* except fire, accidents, other SECTION 5.3. Show Up Pay. Any employee covered by this Agree-

obtain the one (1) hour's pay, the employee must remain on the job for that lost unless he has been previously notified not to report to work. In order to because of weather conditions, shall receive one (1) hour of pay for the time order of any Employer who is a party to this Agreement and not put to work *Any employee covered by this Agreement reporting for work upon

cil. A holiday falling on a Saturday will be celebrated on that day. A holiday falling on a Sunday will be celebrated the next day, Monday. by a majority of unions in the Chicago and Cook County Building Trades Counerty. Veteran's Day shall be included as a recognized holiday if adopted as such mas Day. No work shall be done on these days, except to protect life and prop-Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day and Christthey are legally celebrated, shall be recognized as legat holidays: New Year's SECTION 5.4. Holidays. The following days, or the day on which

> it must continue for a period of not less than five (5) consecutive working days. If only two (2) shifts are worked, the second (2nd) shift may be for any designated eight (8) hour period beginning after the conclusion of the first (1st) shift but the starting time selected for the second (2nd) shift is to remain the same for the duration of the shift period. approval of the Joint Arbitration Board. However, when shift work is performed SECTION 5.5. Shift Work. Shifts will not be worked without prior

shall be fifteen percent (15%) over and above the basic hourly rate The hourly rate of employees on the second (2nd) and third (3rd) shifts

Spend Spend No interruptions shall occur in shift time except lunch and personal

ARTICLE VI WAGES

set forth therein shall be deemed the standard rates to be strictly adhered to as of manner set forth in Appendix C to this Agreement. The rates and contributions hereby agrees to employ journeymen plumbers at the Union prevailing wage the effective dates shown. rates and pay the fringe benefit contributions set forth or to be determined in the SECTION 6.1. Wage Rates and Fringe Benefits. The Employer

with the tools of the trade who has an ownership interest in any Employer which does any work within the jurisdiction of work covered by this contract to the Fringe Benefits (Article IX) on all hours of work in violation of this tion to other remedies for such violation, the Employer shall pay contributions such work shall be considered a violation of this Agreement for which, in addi-Agreement. No journeyman shall be permitted to work with anyone working ership interest in any Employer shall work with the tools of the trade and any determined in the manner set forth in Appendix C. No person having any own-No Employer shall pay wages in excess of the rates set forth or to be

tion Board. An apprentice with a minimum of 4 1/2 years credit who has successpeals due to extraordinary circumstances will be referred to the Joint Arbitrawage rate will be reinstated upon receipt of a current journeymen license. Apequal to 80% of the then current journeymen rate is reached. The journeymen obtain a plumbing license or future wage increases will be withheld until a rate newly organized journeyman will be given twelve (12) months in which to of Chicago or the State of Illinois shall be issued an apprentice license. The Any journeyman member of the Union who is not licensed by the City

shall select said man, who shall at all times be subject to orders from the Emjourneymen and/or apprentices shall be paid foremen's scale. The Employer płoyer or his Superintendent. This Section does not apply to repair work. work and/or who are in charge of any work that requires more than three (3) SECTION 6.2. Foreman's Wage. All men who supervise and inspect

ture in representing his Employer, as described in Section 7.1. full responsibility for any job when such responsibility is of a supervisory na-Foremen rate of pay shall prevail for any journeyman who is assuming

be paid on their behalf shall be as set forth or to be determined in the manner as the wages of apprentices learning the plumbing trade and the fringe benefits to set forth in Appendix C as of the effective dates shown thereon. SECTION 6.3. Apprentice's Wage. It is understood and agreed that

established pay day of the Employer. In no event, may the regular pay day be paid once each week, on the job, not later than the quitting time of the regular immediately preceding the legal holiday. (as set forth in this Agreement), the employee shall be paid on the workday week ends. If the regular pay day should fall on the same day as a legal holiday more than four (4) working days after the day on which the Employer's work-SECTION 6.4. Pay Day. Employee members of the Union shall be

that a full and complete record of wages, withholding taxes, social security, employee or by direct deposit to the employee's designated bank account, so ment in cash, but shall only accept payment by check, either paid directly to the Agreement will be readily available. pension and welfare contributions and any other deductions required by this SECTION 6.5. Wage Payment. No member shall accept wage pay-

ure to pay the wages provided for in this Agreement or failure to comply with until such time as the Union gives the Employer written notice that it is satisnormal payroll checks, and must pay all future payroll by certified check only all paychecks issued to employees will be denied the privilege of paying by the notice to withdraw its members from the employ of, to picket and/or take other the teams of this Section 6.5, the Union shall have the right without giving payment of payroll by non-certified check. In the event of an Employer's failfied that the Employer is financially responsible and, therefore, able to resume lawful economic action against such Employer in order to compel the payment Any Employer who fails to have sufficient funds in the bank to cover

> of wages or compliance with this Section 6.5, such withdrawal of employee taken by the Union under this Section. (24) hours wages lost at straight time pay by reason of any strike or any action who are affected by such stoppage of work shall be paid for up to twenty-live compel an Employer to fulfill its obligations under this Section, the employers this Agreement on the part of the Union and shall not be a subject of arbitration. If employees are withdrawn from any job or if the Union strikes in orders to picketing and/or lawful economic action shall not be considered a violation of

hours devised by the Union showing the allocation of each remittance. check payable to the L.U. 130 U.A. Contribution Account with the report of ing Council, and Legal Fund. All such remittances shall be made by a single and contributions to the Pension Fund, Welfare Fund, Educational Fund, Plumbso deducted at the same time and accompanying the Savings Plan deductions accord with applicable law. The Employer shall remit to the Union the amot ment and who have authorized such deductions, by an authorization which is in payroll period from the wages of employees who are covered by this Agreeeach payroll period it will deduct the working dues owed to the Union for said SECTION 6.6. Union Dues Deduction. The Employer agrees that

require the employee to be laid off or discharged to receive his check at the collect wages due. their own volition, may wait until the regular pay day of the current week >waiting. Employees covered by this Agreement, who leave an Employer of Employer, he shall be paid at the regular hourly rate of pay for all time in pay, Should the employee not be paid promptly upon arrival at the office of the office of the Employer, the employee shall be allowed two (2) hours at regular one-half (1/2) hour before the established quitting time. Should the Employer discharged, except for cause, be shall be so notified and paid off in full, at least SECTION 6.7. Pay at Separation. If an employee is to be laid off or

ment pursuant to the following schedule: bond to secure all monetary obligations required of the Employer by this Agree to obtain, maintain in full force and effect and keep on file with the Union a SECTION 6.8. Bond Requirement. Each Employer shall be required

13 or more	11 to 12	8 to 10	6 to 7	3 to 5	0 to 2	Number of Employees
\$90,000	\$75,000	\$60,000	\$45,000	\$30,000	\$15,000	Amount of Bond

diately preceding the last date of employment of each employee period of liability for payroll deductions and employee contributions required days immediately prior to the last date of employment of each employee. The the unpaid wages and expenses accrned within one hundred and twenty (120) under the terms of the Agreement will be one hundred eighty (180) days imme-It is agreed that the period of liability pursuant to the bond will cover

such broker, but in no case will the cost be more than that quoted by another from the Union. The rate or cost of the required bond will be determined by broker designated by the Plumbing Contractors Association with agreement minimum rating of A+ according to the Best or Moody rating service from a broker for a comparable bond. Each Employer will obtain the bond required by this Section with a

writing to the Union and make payment of wages and all deductions and contrisecure such obligations in such form and on such terms as determined by the butions required by this Agreement on a weekly basis by cashier's check. ployer who is unable to obtain such bond or letter of credit shall so certify in Union. This letter of credit shall be held in the Union's possession. An Em-In lieu of such bond, the Employer may obtain a bank letter of credit to

bers from the employ of, to picket and/or to use other lawful economic means be subject to arbitration. In no event, will members of the Union be permitted to considered a violation of this Agreement on the part of the Union and shall not against such Employer in order to compel compliance herewith. Such withimposed by this Section, the Union shall have the right to withdraw its memwork for an Employer who does not fulfill the requirements and obligations set drawal of employees, picketing or other lawful economic actions shall not be forth in this Section. In the event of an Employer's failure to comply with the obligations

Document 1

edies available for violations of any other provision of this Agreement or under Section, and such liquidated damages shall be in addition to any and all remsecure. The Joint Arbitration Board shall have the power to award such liquithem which the bond or letter of credit required by this Section are designed to other entities, as the case may be, for the payment of liquidated damages in the by this Section shall also be liable to the employees, Union, Trust Funds and any law of the State of Illinois or the United States amount(s) equal to the monetary obligation(s) due and owing them or any of dated damages in any proceeding before it which involves a violation of this Further, an Employer who fails to comply with the obligations imposed

ъ.

another Local Union for a contractor signatory with Local Union 130, U.A. well as any member of Local Union 130, U.A. working in the jurisdiction of Union 130, U.A., will be paid the prevailing rate of Local Union 130, U.A., as local affiliated with the U.A. working for a contractor signatory with Local SECTION 6.9. Prevailing Wage Payment. Any member of another

hour for each hour worked by journeymen and a minimum of one dollar (\$1.00) more than the maximum amount per hour established from time to time by the per hour for each hour worked by fourth and fifth year apprentices. An emthis Agreement who has enrolled in the Plumbers' Retirement Savings Fund ployer shall deduct from the wages (before taxes) of each employee subject to employee from-whose pay such deductions are made. deposited or accrued shall at all times remain the exclusive property of the due as provided in Section 9.8 of this Agreement. It is expressly understood and Pian deductions shall be withheld from the employee's weekly wages and are Board of Trustees of the 401(k) Plan. The employee should not direct more \$1.00 per hour, in increments of fifty cents (\$.50), to the 401(k) Plan but not ployee can direct deduction of more than the base contribution rate of \$1.50/ (the "401(k)Pian") the minimum sum of one dollar and fifty cents (\$1.50) per agreed that neither the Employer nor the Union shall have any right, title, interthan the annual limit established by the Internal Revenue Code. The 401(k) est, or power over such money so forwarded, but that all money so forwarded, SECTION 6.10. Retirement Savings Fund (401(k) Plan). The Em-

ይ

녚

Ħ

the Savings Plan as set forth in Section 9.1 of this Agreement. An employee enrolled in the 401(k)Plan may also elect to participate in

Ħ

₫ 9

be exempt from this Section 6.10. First, second and third year apprentices covered by this Agreement shall

ployer: For each employee electing to participate in the 401(k) Plan each Em-

adopts and agrees to be bound by the terms and conditions of the ment was set forth in full; Fund, and any amendments made thereto as though the Trust Agree. agreements establishing and governing the Retirement Savings Trust

Ħ

b

- g ratifies, accepts and irrevocably designates as its representatives the Employer Trustees of the Retirement Savings Trust Fund, appointed from time to time in accordance with the terms of the Re tirement Savings Trust Fund Trust Agreement; and
- 9 agrees to contribute Pay Deferral Amounts elected under this Section 6.10 into the Retirement Savings Trust Fund, and to be bound

EXHIBIT No.

ş ቑ

erned by the Plan Document of the Retirement Savings Trust Fund. The manner and frequency of an employee's deferral election is gov-

ARTICLE VII FOREMEN

pioyer. Within that authority he shall perform the following duties as applicable for the orderly and efficient installation of the work: ployer on a project to the limit of authority prescribed and given by his Em-SECTION 7.1. Foreman's Dudies. A foreman shall represent his Em-

- Supervise and coordinate the work and activity of the men
- Plan and schedule the work, including the necessary layout;
- Coordinate his work with that of other trades in an orderly fashion;
- undue frequency; Anticipate and arrange for the delivery of tools and materials without
- ç Represent the Employer at job meetings and safety meetings and implement results consistent with the Employer's policy;
- ò Reassign employees for the best use of their abilities, when necessary;

Document 1

- Attempt to resolve grievances at an early stage;
- φ Assemble and verify the time sheets in the form prescribed by the Em-
- 10. Keep job log and transmit to the Employer at the conclusion of the ment and the operation of systems; Update as-built drawings and instructions for the maintenance of equip-

ener Žija

- Stress safe working habits, and supplement all activity in Article IV of this Agreement; and
- 12. Give notice to the Local Union that the project or job has begun

tract, he shall be rated as a Superintendent. Agreement to supervise work on separate job sites covered by a separate consame contract and Employer. If it is necessary for an employee covered by this one building provided it is considered within the job site and covered by the A foreman may supervise journeymen and/or apprentices on more than

> determine the supervision on all jobs: SECTION 7.2. Foreman's Schedule. The following schedule that

Journeymen

36 to 45	26 to 35	19 to 25	10 to 18	4 to 9	& Apprentices
w	ы	2		0	Sub-Foremen
2	۰ د	- +	 9.	_	Fonemen
و منو		- Ç) c	o months	Simerintand

ARTICLE VIII APPRENTICES

ject to the following conditions: to employ one apprentice for each journeyman only on that type of work subcommercial and service maintenance work as described herein shall be entitled residential apartments of three levels or less as well as Employers engaged in nance and construction of single family residences, garden type and walk-up Employers engaged in residential work related to the service, mainte-

- plumbing work not to exceed \$30,000 (the value of which does not Commercial work for this purpose shall be defined as interior include site utilities).
- ploy exceed the number of journeymen. At no time may the number of apprentices in the contractor's em-
- n vice and maintenance work only. Otherwise, apprentices shall w____ may work alone when engaged in residential and commercial/ All apprentices who have completed at least three years of training under the normal conditions defined in this Agreement.
- p where the "I for I" ratio is maintained). men, will lay off one (I) Apprentice for each Journeyman (in shops clude employment for short periods of time) and upon laying off tices as long as they have a sufficient workload (this does not inment. The contractors will maintain the employment of appren-Apparatices will be supplied as needed to satisfy the "I for I" Agree-
- ever, a fifteen dollar (\$15.00) per day per diem will be paid by the Employer to offset transportation and meal expenses. Fourth and fifth year apprentices will be required to attend addiprentice Committee. Wages will not be paid for attendance. Howtional continuing education courses as prescribed by the Joint Ap-

Document 1

to the same extent as if not enrolled in the 401(k) Plan. employee under the Chicago Journeymen Plumbers' Local Union 130 Savings to be designated by the Union, for crediting to the individual account of such wages, after taxes, of each employee subject to this Agreement and not enrolled in the 401(k) Plan may elect to fully participate in the Plumbers' Savings Plan deduction, after taxes, in fifty cents (\$0.50) increments. An employee enrolled tions are made. An employee may elect to increase the minimum Savings Plan remain the exclusive property of the employee from whose pay such deducwarded, but that all money so forwarded, deposited or accrued shall at all times Union shall have any right, title, interest or powers over such money so for-Plan. It is expressly understood and agreed that neither the Employer nor the Section 6.6 of Article VI for deposit in a bank chartered by the State of Illinois and shall be forwarded by the Employer with the report of hours required under worked. These deductions shall be withheld from the employee's weekly wages forth or to be determined in the manner set forth in Appendix C for each hour in the 401(k) Plan (see Section 6.10 of this Agreement) the sum per hour set SECTION 9.1. Savings Plan. The Employer shall deduct from the

this Agreement shall be exempt from this Section 9.1. First (1st), second (2nd) and third (3rd) year apprentices, covered by

each hour so worked to the Plumbers' Health and Welfare Fund, Local 130, U.A. including apprentices, to the Plumbers' Pension Fund, Local 130, U.A. and for hour set forth or to be determined in the manner set forth on Appendix C for each the dates set forth in Appendix C, each Employer will contribute the sums per hour worked by and on behalf of each employee covered by this Agreement, SECTION 9.2. Health & Welfare and Pension Plan. Effective as of

another matter apart and separate. be required by the law. Eligibility for coverage is controlled by the trust and is Contributions in themselves are deemed as providing coverage as may

tions of the agreements establishing and governing: Each Employer adopts and agrees to be bound by the terms and condi-

۴ The Plumbers' Pension Fund, Local 130, U.A. being that Trust made thereto, with the same force and effect as though said Trust Agreement dated May 14, 1953; and any amendments previously Agreement was set forth here in full.

- The Plumbers' Welfare Pund, Local 130, U.A., being that Hust Agreement dated October 3, 1950; and any amendments preventally made thereto, with the same force and effect as though saidfaust Agreement was set forth here in full.
- þ The Employer ratifies, accepts and irrevocably designates as its terms of the Trust Agreements. from time to time shall be appointed as such in accordance with the representatives the Employer trustees of each of said Funds who
- to time or to be made. original of said Trust Agreements and any amendments from time ments thereto hereafter made as if the Employer had signed th. erned by said Trust Agreements and to be bound by all amen Section 9.2 and Appendix C into the Funds established and gov-The Employer agrees to make the contributions required by this

accepted, contributions must be paid on the basis of forty (40) hours each week the Benefit Funds upon signing a Participation Agreement. If the Contractor is for the duration of this Agreement. and one apprentice as permitted may apply for participation in one or more of Any Contractor employing at least two journeymen or one journeyman

the jurisdiction of Local 93 are capped at forty hours. Contributions to the benefit funds on behalf of members working within

by and on behalf of each employee covered by this Agreement, including apor to be determined in the manner set forth on Appendix C for each hour worke ing, Local Union 130, U.A. prentices, to the Trust Fund for Apprentice and Journeymen Education and Trainforth in Appendix C, each Employer will contribute the sum per hour set forth SECTION 9.3. Apprentice Trust Fund. Effective as of the dates set

Employer agrees to make the contributions required by this Section 9.3 and be appointed as such in accordance with the terms of the Trust Agreement. The representatives the Employer Trustees of said Fund who from time to time shall with the same force and effect as though said Trust Agreement was set forth tice and Journeymen Education and Training, Local 130, U.A., being that Thust tions of the Agreement establishing and governing the Trust Fund for Apprenhere in full. The Employer ratifies, accepts and irrevocably designates as its Agreement dated June 1, 1965, and any amendments previously made thereto, Each Employer adopts and agrees to be bound by the terms and condi-

to the Piumbing Council of Chicagoland, a not-for-profit corporation. worked by each employee covered by this Agreement, including apprentices, the dates set forth in Appendix C, each Employer shall contribute the sums set forth or to be determined in the manner set forth on Appendix C for each hour SECTION 9.4. Plumbing Council of Chicagoland. Effective as of

consists of Management and Labor representatives. whose members will represent the P.C.A. on the All Industry Committee that from the Council Advisory Board appointed by the President of the P.C.A. and The desired policy and priorities of the Plumbing Council will emanate

and servicing industry including, but not fimited to, the following pursuits. interests of Employers and employees engaged in the plumbing contracting The Plumbing Council shall protect, promote, foster, and advance the

- Þ To engage in public relations programs designed to create a better public understanding of the industry and to encourage greater use purchasers for the benefit of the general public. of the industry's services by owners and construction and service
- ₽ To cooperate with public officials and representatives of other organizations on all matters of mutual interest affecting the construction industry.
- Ŋ To foster and promote better Employer/employee relationships and to strive for optimum efficiency and workmanship in construction
- Ä To foster and provide for the education and training of supervisory and managerial personnel.
- Ħ moting new construction materials and/or modes of construction ing existing construction methods and developing, testing and pro-To promote research and experimentation concerned with improv-
- ᄪ To promote safety in the plumbing contracting industry by developing programs and activities directed at assisting, technically or

S,

iation or improvement of federal, state, and municipal regulations and other technical and safety programs having as their objections afe, adequate and improved quality of plumbing contractors as tractors, and governmental authorities and agencies, in the forms otherwise, architects, engineers, specification writers, general cor vice to the public.

- Q ing collective bargaining and related matters To support the activities and programs of the Association, includ-
- Ħ To foster and promote compliance with all laws, regulations, and orders concerning affirmative action and equal opportunity for em-
- To engage in all other acts consistent with the purposes and terms of this Agreement and with the laws of the State of Illinois.
- No part of the industry Fund shall be used for any purpose which tends to restrain or limit competition.
- 저 To support public officials who support legislation beneficial to Plumbing Contractors.

construed as any restriction on the Plumbing Council's right to interpret, amend of the PCA's position that this entire subject is "permissive" and should not be or change the By-Laws including the "pursuits" recited therein ing Council By-Laws adopted October 16, 2000, are to be included in the Col agreed that the "pursuits" of the Plumbing Council, as described in the Plumbproposals related to it are permissive subjects of bargaining. While the PCA has lective Bargaining Agreement, that inclusion should not be construed as a wavier The parties agree that since the Plumbing Council is an industry fund

par. 3 of the Collective Bargaining Agreement for the term of this Agreement will not in any way alter, amend, change or affect the provisions of Section 9.4. cil By-Laws adopted October 16, 2000 including "the pursuits" recited therein Any amendment, change, or alteration of the existing Plumbing Coun-

each employee covered by this Agreement, nucluding apprentices, to the Chicago to be determined in the manner set forth in Appendix C for each hour worked by dates set forth in Appendix C, each Employer shall contribute the sums set forth or Journeymen Plumbers' Local Union 130, U.A. Group Legal Services Plan Fund. SECTION 9.5. Group Legal Services Plan Fund. Effective as of the

reviewed by the Trustees of the Group Legal Services Plan Fund Proposed Amendments to the Croup Legal Services Plan Fund will be

Management's participation in industry advancement funds and will participate as a partner in proposed industry dialogues. SECTION 9.6. Industry Advancement Fund. The Union agrees to

under Sections 9.2, 9.3, 9.4 and 9.5 shall not be deducted from the wages of the SECTION 9.7. Non-Deduction from Wages. Contributions provided

eight percent (8%) on the cumulative outstanding balance due. The delinquent arising during the period of such delinquency. Employer shall also be responsible for any employee's claim for Welfare benefits half percent (1-1/2%) per month thereon and liquidated damages in the amount of amounts, interest thereon beginning with the due date at the rate of one and onedeductions by the due date therefor, shall pay, in addition to the actual delinquent butions and deductions for the month of June are due July 1, but can be paid up to month will not be subject to interest and liquidated damage charges (e.g. contritions and deductions received by the Union by the fifteenth (15th) day of that of the month following the month for which they are owed. However, contribubutions and deductions provided for in this Agreement are due the first (1st) day July 15 without penalty). An Employer who fails to make such contributions and SECTION 9.8. Contribution and Deduction Due Dates. All contri-

crepancy shall remit the amounts due plus the above described interest and liquidated damages. The Employer may contest the findings as provided in accordance with the terms of this Agreement, the Employer advised of the dis-If discovered that prior contributions or deductions have not been in

> and payable, the Employer shall remit same within thirty (30) days after the findings. Upon failure to remit monies due within thirty (30) days after the Funds and/or the Union for all costs incurred, including but not limited to lead, audit and court fees, in order to enforce collection of the monies due. Article III, Section 3.6 of this Agreement. If then found that monies remain di

ployer or another Employer. respectively, in the case of any such subsequent violations by the same Em or the Joint Arbitration Board to exercise such right or award such remedy, 9.8 or Sections 9.1, 9.2, 9.3, 9.4, 9.5, 9.7 and 9.9 of this Article IX or Sections other lawful economic action against any Employer who violates this Section rights to withdraw its members from the employ of, to picket, strike or take Sections, in either case, shall not be deemed a waiver on the part of the Union to award any remedy available hereunder for a violation of such Section or 6.4, 6.5, 6.6 and 6.10 of Article VI, and/or the Joint Arbitration Board's failure under any Illinois or federal law. Further, the Union's failure to exercise its serve as a substitute for or in any way limit any other remedies or relief whic. 6.10 of Article VI are cumulative and are not intended to serve and shall no 9.2, 9.3, 9.4, 9.5, 9.7, and 9.9 of this Article IX, and Sections 6.4, 6.5, 6.6 and also may be available to the Union and/or the Trustees under this Agreement or able to the union and/or Trustees of the various Funds in the event of an Employer's breach of any obligation under this Section 9.8 and Sections 9.1, gation costs, strikes, picketing and/or other remedies set forth herein and avail-The provisions for interest, liquidated damages, reimbursement of liti-

other lawful economic action shall not be considered a violation of this Agree wages lost at straight time pay by reason of any strike or other action taken by ment, shall be reimbursed by the Employer for up to twenty-four (24) hours ment on the part of the Union and shall not be subject to arbitration the Union under this Section. Such withdrawal of employees, picketing and/or pay said fringe benefit contributions and/or deductions as required by this Agreeemployee who loses time from work because of the failure of his Employer to take other lawful action against any Employer who fails to make the requires benefit contributions and/or deductions as required by this Agreement. Any have the right to withdraw its members from the employ of, to picket and/or to Upon five (5) days written notice by Certified Mail the Union shall

considered the same as failure to pay wages. tions or deductions provided for by the terms of this Agreement, it shall be In the event an Employer shall default in the payment of any contribu-

ARTICLE X

Ņ

Union shall refer applicants for employment according to the following minitration Board for anyone he hires and puts to work without a referral slip. The Board of the Union. The Employer may be held responsible to the Joint Arbioffice when changing jobs and present same to his new Employer. If a journeyman does not obtain said referral slip, he may be cited before the Executive Each journeyman shall request a referral slip from the Local Union

marital status, disability or unfavorable discharge from military serthe applicant's race, color, religion, creed, sex, national origin, age, criminatory basis and shall not be based on or in any way affected by vice in accordance with relevant Illinois, local, and federal law. The selection of applicants for referral to any job shall be on a nondis-

፠

The Employer shall have the sole and exclusive right of accepting or rejecting applicants for work and need not give preference or profity to applicants referred by the Union.

Ņ

of Article X, Paragraph 1 of this Agreement. Committee LU 130 U.A., and further shall be subject to the Provision be subject to the rules and control of the Plumbers Joint Apprenticeship The selection, hiring, supervision and training of all apprentices [Mail]

'n

All referral slips must contain the following information:

4

- The employee's name, social security number, plumbing license number, address, and telephone number,
- 9 The employee's certifications, i.e., OSHA, HAZCOM, competent person, safety course, cross connection and back flow license, etc.;
- Ç The Employer's name, address, telephone number, the location, date and time, to report, and whom to contact at that location.

copy of the referral slip will be faxed to the Employer A copy of the referral slip will be mailed to the employee, and a

- NOTE: The Plumbing Council of Chicagoland and Plumbing Contractors Association will notify all contractors of the requirement of requesting a referral slip from all new hires. This requirement will also be a subject of discussion at an All Industry meeting
- stood that preference for such employment shall be given to journeymen with previous experience in the plumbing industry. In doing so the Employer shall be permitted to hire persons. It is underrequest, the Employer shall be free to obtain people from any source (48) hours (Saturdays, Sundays and holidays excluded) of the initial When the Union does not furnish qualified persons within forty-eight

ON THE JOB INJURIES **ARTICLE XI**

rainbursed for said time spent in obtaining medical aid. If the Employer's docceived on the job, are required to obtain medical aid for such injuries, shall be tor or Employer's insurance company doctor makes available to the injured Employees covered by this Agreement who, as a result of injuries reDocument 1

arrange to have all further visits to the doctor scheduled for non-working hours. employee evening or non-working hours for further aid or treatment of an injury, which will not cause a loss of regular work time, then said employee shall

INDUSTRY COMMITTEE ARTICLE XII

dertaking by those respective parties related to or arising out of any matter the Commactors Association or the Union in connection with any action or unconsidered by the Committee shall be borne by the party taking such action. tractors Association and the Union. The expenses and costs incurred by either Chairmen. All meeting expenses and costs shall be shared equally by the Conmittee. The Committee shall meet from time to time as determined by the Co-(one Labor and one Management) from the designated members of the Com-Manager from among the officers of the Union. Co-Chairmen shall be elected serve in an advisory capacity to the Plumbing Council of Chicagoland, Inc.; the Union's Business Manager, and three (3) members appointed by the Business dent of the Contractors Association who shall be Employers and who shall ciation of Chicago and Cook County; three (3) members appointed by the Presicovered by this Agreement. Therefore, the parties hereto agree to establish an which concern the industry and which affect the interests of the Employers and gaged in the plumbing industry to have a formal mechanism to deal with issues mittee shall be composed of the President of the Plumbing Contractors Asso-All Industry Committee to meet, discuss and deal with such issues. Said Com-Union and employees represented by the Union who are parties to, bound by or The parties hereto agree that it is in the mutual interest of those en-

JURISDICTIONAL DISPUTES **ARTICLE XIII**

said procedures. Joint Conference Board with respect to any such dispute in accordance with contractor or a subcontractor or to perform any work, said dispute shall be Employer and Union agree to be bound by the procedures and decision of the suant to said Standard Agreement and the Board's procedures thereunder. The submitted to said Joint Conference Board for final and binding resolution pur-County, Illimois at which the Employer is engaged or is to be engaged as a Council with respect to any work at or related to any site or project within Cook Employers' Association and the Chicago and Cook County Building Trades dard Agreement establishing the Joint Conference Board of the Construction dispute between the Union and another labor organization bound by the Stan-The Employer and Union agree that in the event of any jurisdictional

SUCCESSORS AND ASSIGNS ARTICLE XIV

paragraph is intended to apply to the scope of work covered by this Agreement SECTION 14.1. Employer Emittes Bound. This Agreement is and ing upon the Employer regardless of whether he or it changes the name of address of his or its business and upon any other business entity with the trade and territorial jurisdiction of the Union which is owned, managed, conand shall not be construed as adding to the scope of such work. trolled and/or operated by the Employer or its principals or any of them. This

at least ten (10) days prior to the closing date thereof and specifically advise the tion of such transfer and the agreement by which any such transfer is accomother transfer of the Employer's business, the Employer shall make it a condiand bind the successors of the respective parties. In furtherance of this intent, it plished shall provide that the transferee shall be bound by the terms of this is agreed that in the event of any sale, merger, acquisition, consolidation or any equally binding on the Employer and its successors and assigns and it is the Union in said notice that the provisions of this Article have been complied with intent of the parties that this Agreement shall remain in effect for its full term Agreement. The Employer shall give the Union written notice of any such transfer SECTION 14.2. Successors and Assigns. This Agreement shall be

ANNUAL REOPENERS ARTICLE XV

ARTICLE XV HAS BEEN INTENTIONALLY LEFT BLANK

MISCELLANEOUS **ARTICLE XVI**

cifically and finally determined to be in violation of any Illinois or federal law event of such invalidity and notice thereof, the parties shall meet promptly at paragraph in which the language determined to be invalid may appear. In the including any and all provisions in the remainder of any clause, sentence or upon written notice of such invalidity from one party to the other, without such invalidity impairing the validity and enforceability of the rest of the Agreement be so in violation, shall be deemed of no force and effect and unenforceable then in such event such clause or clauses only, to the extent only that any may Agreement to the end that in the event that any clause or clauses shall be spe-Agreement shall be deemed separable from each and every other clause of this SECTION 16.1. Separable Provisions. Each and every clause of this

demands notwithstanding any provisions of this Agreement to the contrary. be permitted to exercise all legal and lawful economic recourse in support of its If the parties are unable to agree on such substitute language, either party shall the request of either party to negotiate mutually acceptable substitute language.

date of any such then current collective bargaining agreement than uinety (90) days but no less than sixty (60) days prior to the expiration the Agreement is received, by certified mail - return receipt requested, no more yearly periods, unless written notice to terminate or with its intention to modify effect between June 1, 2004 and May 31, 2007, and thereafter for successive the Plumbing Contractors Association of Chicago and Cook County shall be in agreement between the Chicago Journeymen Plumbers' Local 130, U.A. and SECTION 16.2. Duration of Agreement. The collective bargaining

SERVICE & MAINTENANCE AGREEMENT ARTICLE XVI

the terms of the Service & Maintenance Agreement shall control ment shall conflict with the terms of the Service & Maintenance Agreement U.A. Service & Maintenance Agreement. Whenever the terms of this Agreetenance Area agreement, the Chicago Journeymen Plumbers' Local Union 130 The Agreement recognizes that there exists a Plumbing Service & Main

Chicago, Illinois. This Agreement is hereby executed as of the 1st day of June 2004 at

PLUMBING CONTRACTORS ASSOCIATION OF CHICAGO AND COOK COUNTY

Chairman of Labor RelationsCommittee George W. Treutelaar

Labor Relations Committee Lori Abbott

Labor Relations Committee Robert Melko

Walter A. Brongiel Labor Relations Committee

Labor Relations Committee Craig Campeglia

CHICAGO JOURNEYMEN PLUMBERS LOCAL UNION 130, U.A.

James T. Sullivan Business Manager

Secretary-Treasurer James F. Coyne

Robert F. Walsh

Recording Secretary

OCCUPATIONAL JURISDICTION APPENDIX A

The following shall constitute the occupational jurisdiction of work of the Union:

All piping for plumbing, water, waste, floor drains, drain grates, and A

All piping for water fifters, water softeners, water meters and setting of ply, leader, soil pipe, grease traps, sewage and vent lines.

Ņ

دن : mentioned equipment. ing fixtures and appliances and the handling and setting of the above mental pools, display fountains, drinking fountains, aquariums, plumbdrainers, ejectors, house tanks, pressure tanks, swimming pools, orna-All cold, hot and circulating water lines, piping for house pumps, cellar

water meter foundations. All water services from mains to buildings, including water meters and

4

'n hydrants, etc. All water mains from whatever source, including branches and fire

-1 Φ. drains, gravel basins, storm sewers, septic tanks, cesspools, water stor All down spouts and drainage areas, soil pipe, catch basins, manholes. age tanks, etc.

in bath and washrooms, shower stalks, etc. All liquid soap piping, liquid soap tanks, soap valves, and equipment

racks, paper holders, glass shelves, books, mirrors, cabinets, etc. All bathroom, toilet room and shower room accessories, i.e., as towel

All lawn sprinkler work, including piping, fittings and lawn sprinkler

ý

00

ö connection with the pipe fitting industry. shower stalls, tanks or vats for all purposes and for roof flanges ir All sheet lead lining for X-ray rooms, fountains, swimming pools or

ij, kler work of every description. hose racks, fire hose cabinets and accessories and all piping for sprin All fire stand pipes, fire pumps, pressure and storage tanks, valves

17 All block tin coils, carbonic gas piping, for soda fountains and bars

ij screwed or welded. All piping for railing work, and racks of every description, whether

7 All piping for pneumatic vacuum cleaning systems of every descrip

7 way locomotives. gas, used in connection with railway cars, railway motor cars, and rail-All piping for hydraulic, vacuum, pneumatic, air, water, steam, oil, or

All power plant piping of every description.

18. and exection of same. heaters, regardless of the mode or method of making joints, hangers The handling, assembling and execting of all economizers and super-

2 tors, water legs, water backs and water grates, boiler compound equip-All internal and external piping on boilers, heaters, tanks and evapora-

8 All soot blowers and soot collecting piping systems.

21 washing and regulating devices. The setting, erecting and piping, for all smoke consuming and smoke

ß with power, hearing, refrigerating, air conditioning, manufacturing, mining and industrial work mostatic controls, gauge boards, and other controls used in connection The setting, execting and piping of instruments, measuring devices, ther-

4 'n ventilating and air conditioning systems. stations, refrigeration, bottling, distilling and brewing plants, heating, ers, and all piping for same in power houses, distributing and boosting softeners, purifiers, condensate equipment, pumps, condensers, cool-The setting and execting of all boiler feeders, water heaters, filters, water

for any and all purposes. for same, chemicals, minerals and by-products and refining of same, All piping for artificial gases, natural gases and holders and equipment

26 Š cessories and parts of burners and stokers, etc. piping, including gas, oil, power fuel, hot and cold air piping and ac-The setting and execting of all under-feed stokers, fuel burners, and

27 nances and regulating devices, etc. ing and dust collecting piping and equipment, accessories and appurte-All ash collecting and conveyor piping systems, including all air wash-

28. of every description. tribution tanks, transfer pumps, and mixing devices, and piping thereto The setting and erection of all oil heaters, oil coolers, storage and dis-

and piping to switches of every description. claiming systems and appurtenances, in connection with transformers The setting and erecting and piping of all cooling units, pumps, re-

. 13 All fire extinguishing systems and piping; whether by water, steam, gas or chemical, fire alarm piping, and control tubing, etc.

All piping for oil or gasoline tanks, gravity and pressure lubricating ing systems of every description and laundries for all purposes. All piping for sterilizing, chemical treatment, deodozizing and all clean-

4

welded joints.

and greasing systems, air and hydraulic lifts, etc.

ħ

31.

30

ڊب gas, oil, chemicals or any other method. All piping for power, or heating purposes, either by water, air, steam, in gras, oil, chemicals or any other method

33All piping, setting and hanging of all units and fixures for air conditioning, cooling, beating, roof cooling, refrigerating, ice-making midifying dehumidishing delimited to the cooling and the cooling are cooling are cooling and the cooling are cooling and the cooling are cooling are cooling and the cooling are cooling and the cooling are midifying, dehumidifying, dehydrating, by any method, and the ing and testing, servicing of all work after completion.

Ψ compressed air, steam, water, or any other method. All meanatic tube work, and all piping for carrying systems by vacuum,

36 Ψ of every description. ers, heaters, oil burners, stokers and boilers and cooking utensils, etc. All piping to stoves, fire grates, blast and heating furnaces, ovens, dri-

stations, boosting stations, waste and sewage disposal plants, central All piping in connection with central distribution filtration treatment aeration basins. chlorination and chemical treatment work, and all underground suppl lines to cooling wells, suction basins, filter basins, settling basins, and

purposes, of every character and description. All process piping for refining, manufacturing, industrial and shipping

S All air piping of every description.

37

ŧ 3 and construction work, excavating and underground construction. All temporary piping of every description in connection with building

fitting industry. and erection of bolts, inserts, stands, brackets, supports, sleeves, The laying out and cutting of all holes, chases and channels, the setting thimbles, hangers, conduits and boxes used in connection with the pipe

Ą 4 blowers, and attaching of all boiler trimmings. The handling and setting of boilers, setting of fronts, setting of soot

or method of making joints in connection with the pipefitting industry. joints, caulked joints, expanded joints, rolled joints or any other mode All acetylene and are welding, brazing, lead burning, soldered and wipeo ter aqueducts, and water lines and booster stations of every description. All pipe transportation lines for gas, oil, gasoline, fluids and liquids, wa-

description, by whatever mode or method. Laying out, cutting, bending and fabricating of all pipe work of every

turing or industrial purposes, to be assembled with bolts, packed or The assembling and erecting of tanks used for mechanical, manufacor method. All methods of stress relieving of all pipe joints made by every mode

6

ð,

4

ů

sary for the erection and installation of all work and materials used in the pipefitting industry. The handling and using of all tools and equipment that may be neces-

- 8 work installed by journeymen under this Agreement. The operation, maintenance, repaining, servicing and dismantling of all
- \$ other purpose. spray ponds, used for industrial, manufacturing, commercial, or any water fountains, captured waters, water towers, cooling towers, and All piping for cataracts, cascades, i.e., (artificial water falls), make-up
- 50 tared into pipe, usable in the pipe fitting industry, regardless of size or ber, plastic, wood, or any other kind of material or product manufac-Piping herein specified means pipe made from metals, tile, glass, rub-
- The installation and testing of backflow preventors

ELEXIBLE WORK DAY AND WORK WEEK APPENDIX B

Except as specifically permitted under the following provisions of this Appendix B governing flexible work days and the flexible work week, emplesses covered by the Agreement to which this Appendix B is attached shall were the standard work day and standard work week at the straight time rates and be paid for overtime work at the overtime rates as provided in Section 5.2 of the

- Only Employers who employ apprentice plumbers may be permitted prenticeship Committee quantity of competent apprentices are available through the Joint Apto utilize a flexible work day or a flexible work week. An adequate
- 'n any work done on a contract basis. They are permitted only under the hourly basis dustrial jobbing repair and/or service work billed to the customer on an terms further specified hereinbelow for residential, commercial or in-The flexible work day and flexible work week are not permitted ğ
- (8) flexible hours in any work week. No employee may be scheduled for or required to work more than eight

'n

- 2) times the regular straight time hourly rate. for the Employer's shop (i.e. 6:00 a.m. or 9:00 a.m.) and after the regudays in excess of eight (8) hours shall be paid at one and one-half (1-1/ time hourly rate plus fifteen percent (15%). All hours worked on such event may such a flexible work day start later than 12:00 p.m. (noon). lar quitting time (i.e. 2:30 p.m. or 5:30 p.m.) shall be the regular straigh The pay rate for flexible hours worked before the regular starting time hours after the employee's starting time; provided, however, that in no one-half (1/2) hour unpaid meal break to be taken no later than five (5) (8) consecutive hours between 6:00 a.m. and 8:30 p.m., exclusive of a The flexible work day, Monday through Friday, consists of up to eight
- time. Employees who are required to work Saturdays as a flexible fifth unpaid lunch break taken no later than five (5) hours after the starting In such cases, the Saturday flexible work day shall consist of the hours ible work day in any work week for jobbing repair and/or service work between 8:00 a.m. and 4:30 p.m., exclusive of a one-half (1/2) hour Eligible Employers may schedule Saturdays as a regular fifth (5th) flex

'n

APPENDIX C

PAYROLL DEDUCTIONS The following wage rates and fringe benefit contributions per hour axis WAGE RATES AND FRINGE BENEFITS AND

2 b

payroll deductions shall be in effect as of June 1, 2004 through May 31, 2005

PAYROLL DEDUCTIONS

5th Year	4th Year	and Year	2nd Year	(Znd six months)	(1st six months)	Apprentices	**at least 6% above Superintendent's wage rate per hour	District Superintendents	(supervising 19 or more men) General Superintendents or	District Foremen	Superintendents or	тоге шед)	(supervising four or	Foremen and Inspectors	Sub-Forence	formeymen	
27.85	24.50	3	16.30	13.75	12.60	Magaz	endent's w		‡		\$40.10		4.	539.50	33835	\$37.10	
6.25	Ç	ß	ß	S S	625		र्वे अधा उठिह	ĺ	y y		625			675	5	625	With the
3.44	4	3 ‡	3. 4	3,44	3. 4 4	Posic	or hour	1	3 (4		3.44			3, 4 4	3.44	3,44	ř
Ź	2	Ź	2	Ź	7	Education*		Š	2		Z.			4	\$	2	Education
4	4	#	4	4	#	Protestion		Ì	2		4			4	\$	4	Transda
						16		į	3		6			49	.	Ġ	
8	8	Ž	ξ	Ş	Ķ	F		į	- 5		1.50			Z	Ę	5	
23	넔	t3	Ы	比	NA	Marking .		:32	İ		32)	32	32	32	. Westing Dates

"Includes \$0.05 per four Direct Contribution to the U.A. Training Fund

neymen rate. An apprentice with a minimum of 4 1/2 years credit who has suction. Local 130 will timely notify each signatory Employer of its determination Journeymen Plumbers' Local Union 130, U.A. in its sole and exclusive discreand apprentices are to be allocated in a manner to be determined by Chicago shall be paid the then current journeymen rate. These increases for journeymen cessfully obtained the City of Chicago or State of Illinois plumbers license test ment for Journeymen Plumbers. Apprentice wage increases effective June 1 hour effective Fune 1, 2006 have been negotiated under the terms of this Agreeconcerning the allocation 2005 and June 1, 2006 will be determined on the same percentage as the Jour-Wage increases of \$2.80 per hour effective June 1, 2005 and \$3.00 pe

PLUMBERS' RETIREMENT SAVINGS FUND (401(K) PLAN) AND SAVINGS PLAN

PLUMBERS' RETIREMENT SAVINGS FUND (401(k) PLAN):

Third year Apprentices are not included in this Plan. worked for the Phunbers Retirement Savings Fund (401(k) Plan). First, Second and Apprentice enrolled in the 401(k) Plan a minimum of one dollar (1.00) per each hour per each hour worked for the Plambers' Retirement Savings Fund (401(k) Plan). The plumber emolled in the 401(k) Pian a minimum of one dollar and fifty cents (\$1.50) Employer shall deduct from the wages (before taxes) of each Fourth and Fifth year The Employer shall deduct from the wages (before taxes) of each journeyman

REGULAR SAVINGS PLAN:

plan a minimum of one dollar (\$1.00) per each hour worked for the Savings plan (after taxes) of each Fourth year and Fifth year Apprentice not enrolled in the 401(k) plumber not excolled in the 401(k) plan a minimum of one dollar and fifty cents (\$1.50) First, Second and Third year Apprentices are not included in this Plan per each hour worked for the Savings Pian. The Employer shall deduct from the wages The Employer shall deduct from the wages (after taxes) of each journeyman

WORKING DUES:

with the exception of first year-first six months Apprentices for Working Dues. intendent, and twenty-three cents (\$0.23) per each hour worked for each Apprentice, each hour worked for each Journeyman, Foreman, Superintendent and General Super-The Employer shall deduct (after taxes) thirty-two cents (\$0.32) per hour for

Document 1

IMPORTANT NOTE

PLUMBERS' RETIREMENT SAVINGS FUND (401(k) PLAN)

401(k) Plan not to exceed the IRS limits. hour, in increments of (\$0.50) fifty cents, but not more than \$8.00 per hour to the A participant can direct more than the base contributions rate of \$1.50 per

PLUMBERS' SAVINGS PLAN

An employee, in cooperation with his/her Employer, has the following options:

- ٣ per hour, in increments of fifty cents (\$0.50), to the Plumbers' Savings Plan An employee not participating in the 401(k) Plan can allocate more than \$1.50
- 分 amounts contributed to the employee's 401(k) Plan. in fifty cents (\$0.50) increments, to the Plumbers' Savings Plan, in addition to An employee in the 401(k) Plan can allocate at least \$1.50 per hour or more,

ALCOHOL AND DRUG PROGRAM APPENDIX D

フ

entire terms as well. bargaining agreement having a term of June 1, 1995 thorough May 31, 1998 tors (hereinafter, for convenience, collectively referred to as the "Employer" or The ALCOHOL AND DRUG PROGRAM appendix was made entered into as of the 1st day of June, 1992, by and between CHICAGO JOHN NEYMEN PLUMBERS' LOCAL UNION 130, U.A. (hereinafter referred to a second seco (hereinafter referred to as the "Agreement") and all successor contracts for their "Employers") for the purpose of supplementing the parties' current collective CHICAGO AND COOK COUNTY on behalf of itself and its member contracthe "Union"), and the PLUMBING CONTRACTORS ASSOCIATION OF

WITNESSETH:

employees during the hours of their employment, and Agreement, to make all reasonable provisions for the safety and health of its WHEREAS, the Employer has agreed, pursuant to Article IV of the

his fellow employees during the hours of their employment; and the individual employee with regard to preventing accidents to himself and to ment, to promote in every way possible the realization of the responsibility of WHEREAS, the Union has agreed, pursuant to Article IV of the Agree-

public generally; and and health of such employees, their co-workers, other trades people and the use by employees covered under the parties' Agreement endanger the safety WHEREAS, the Employer and Union believe that alcohol and drug

tical and effective rules and procedures for maintaining same; and Article IV, the Employer and Union are committed to the principle of an alcohol and drug free work place and to the establishment of fair, appropriate, prac WHEREAS, in order to fulfill their respective agreements under said

and Union have reached agreement as to such rules and procedures WHEREAS, after investigation, analysis and negotiation, the Employer

follows: NOW, THEREFORE, the Employer and the Union hereby agree as

I. PURPOSE AND SCOPE OF APPENDIX

- drugs during working hours or on such premises. employees who possess, dispense, receive, use or are impaired by alcohol or working hours or on the premises of an Employer; and (3) the discipline of such ployees covered by the Agreement where there is reasonable suspicion to begoverning (1) the testing of applicants for drug use as a condition of their initial lieve that such employees are using or are impaired by alcohol or drugs during employment with any Employer under the Agreement; (2) the testing of em-. The purposes of this Appendix are to establish rules and procedures
- or drugs, except in accordance with this Appendix. employee any testing, disciplinary actions or other measures relating to alcohol An Employer shall have no right to impose on any applicant or
- with a copy of the program. a program, and shall provide the Union and the employees assigned to the project Employer shall promptly advise the Union of the requirement that it adopt such be limited to the life of the applicable contract or project. In each such case, the tomer as a condition to securing and satisfying a given contract. This right shall right of an Employer to adopt an alcohol and drug program required by a cus-C. The sole exception to the foregoing shall be the temperary, limited
- ment and that all employees and applicants are informed of the provisions hereof of this Appendix is promptly provided to all Employers bound by the Agree-D. The Employer and the Union shall cooperate to ensure that a copy

RESOLUTION OF DISPUTES CONCERNING II. INTERPRETATION OF APPENDIX, AND **EMPLOYEES**

- notice by one party to the other of the existence of any such question, disagreement or dispute. Union shall meet and confer within ten (10) working days following written cerns employees. In all such cases, representatives of the Employer and the this Appendix and compliance by the parties with the provisions hereof as conments and disputes may arise from time to time concerning interpretation of A. The Employer and the Union acknowledge that questions, disagree-
- may submit the matter to the Joint Arbitration Board (JAB) for disposition in disagreement or dispute pursuant to such conference, the Employer or the Union B. If the Employer and the Union are unable to resolve such question,

accordance with Sections 3.4, 3.5, and 3.6 of Article III of the Agreement. The decision of the JAB shall be final and binding upon the Employer, the Unitenso

and the employee.

euter such other order as it decuts appropriate. employing the applicant under the Agreement, to fine the Employer and/or to ployment made to the applicant, discharge the applicant, cease and desist from guilty of violating this Paragraph C to withdraw any conditional offer of emand all Employers who are parties to the dispute. The JAB shall have the authority in such disputes, without limitation, to order that an Employer found shall hear and resolve the complaint pursuant to Sections 3.4, 3.5, and 3.6 of the such violation to the JAB pursuant to Section 3.4 of the Agreement. The JAB under Clause VII hereof. The Union or any other Employer may complain of to put any applicant to work in a bargaining unit position under the Agreement Agreement. The decision of the JAB shall be final and binding on the Unio unless such applicant has taken the drug test and tested negative as provided for able to applicants rejected for initial employment under the provision of Clause VII hereof. However, it shall be a violation of this Appendix for any Employer C. The provisions of this Clause II of this Appendix shall not be a complicants rejected for initial

III. DEFINITIONS

stated: As used in this Appendix, the following terms shall have the meanings

- another Employer under the Agreement. who thereafter applies for or seeks a bargaining unit position with the same or prior collective bargaining agreement between an Employer and the Union but such initial employment with an Employer under the Agreement or under by the Agreement. "Applicant" does not include an individual who has held initial employment in any bargaining unit position with any Employer bound A. "Applicant" - an individual who has applied for or who is seeking
- collective bargaining agreement between an Employer and the Union. ployed in such position by an Employer under the Agreement or under a prior bargaining unit position under the Agreement or who previously has been em-B. "Employee" - An individual who is employed by an Employer in a
- and other work sites, buildings, facilities and grounds entered upon by the employee in connection with his job duties. lots and other facilities and grounds, the Employer's vehicles and equipment; "Employer's premises" - The Employer's offices, shops, parking

- centage of any alcohoi, as chemically defined, with the exception of commercial products used in the plumbing trade. "Alcohol" - Any liquid or solid which contains any amount or per-
- juana/hashish, methadone, methaqualone, opiates, phencyclidine (PCP), and monly described as amphetamines, barbitmates, benzidiazepines, cocaine, mani-"Drugs" - Any substance within the general classes of drugs com-
- reasonably lead the Employer or its agent to suspect that an employee is in during working hours or while on the Employer's premises. possession of, dispensing, receiving, using or impaired by alcohol or drugs F. "Reasonable Suspicion" - A belief based upon observations which

IV. PROHIBITED EMPLOYEE CONDUCT AND DISCIPLINE

- OR DRUGS AT ANY TIME DURING WORKING HOURS OR WHILE ON POSSESS, DISPENSE, RECEIVE, USB OR BE IMPAIRED BY ALCOHOL THE EMPLOYER'S PREMISES. workers, other tradesmen and the general public, EMPLOYEES SHALL NOT A. In order to protect the safety and health of all employees, their co-
- immediate discharge: going policy. Any violation of these rules by an employee shall be grounds for B. The conduct described below shall constitute a violation of the fore-
- (1) Possession, dispensing or receiving alcohol or drugs during working hours or while on the Employer's premises;
- (2) Using or being impaired by alcohol or drugs during working hours or while on the Employer's premises;
- (3) Refusing to cooperate fully in an inspection conducted by an Employer of its property to determine the presence of alcohol or drugs;
- (4) Refusing, for a second time, to submit to reasonable suspicion testrequired consent and chain of custody forms; and ing requested by the same Employer, including a refusal to sign
- ট Refusing to submit to testing requested by an Employer or testing eurollment in a legitimate, supervised alcohol or drug rehabilitapositive for alcohol or drugs at any time within one (1) year after

V. PRESCRIBED MEDICATION

- A. Any employee who is using a prescribed or "over the counter" medication should so advise his Employer, where the employee has been informed the his physician or pharmacist that the medication may have impairing effects.

 B. Where so advised, an Employer shall determine whether the medication of the counter of the cou
- of injury to the employee, his co-workers or others at the work site. Where it is employee to an appropriate other work site or task determined that such a risk would be presented, the Employer may reassign the employee's continuation of his existing job duties would present an undue risk

VI. TESTING OF EMPLOYEES

- ployee submit to urinalysis testing for alcohol and drugs. using or is impaired by alcohol or drugs during working hours or while on the Employer's premises, the Employer shall have the right to request that the em-A. Where an Employer has a reasonable suspicion that an employee is
- summarized in writing and signed by each of the observants. B. Wherever reasonably possible, the Employer's observation shall be
- same Employer, to refuse his Employer's request that he submit to such testing. that workday as well as the next, and such discipline shall not be grievable. In such event, the employee shall be suspended, without pay, for the balance of C. An employee shall have the right, once during his employment by the
- unless any such agent is unavailable or is unreasonably detained shall be collected from the employee without such Union agent being present sentative or other agent, if available, to the collection facility. No specimen will be reporting there. The Union shall dispatch an Officer, Business Reprewhich the employee will be sent and the approximate time that the employee shall advise the Union of the name and address of the collection facility to vided with transportation to and from the collection facility. The Employer D. Whenever an employee is to be tested, the employee shall be pro-
- specimen is given, to the extent permitted by the collection facility. lection facility to remain immediately outside the stall or other area where the subject to the right of a representative of the Employer, the Union and the col-E. The employee shall be permitted to give the specimen in private,
- all costs relating to any testing which it requests. the specimen, including travel to and from the collection facility, and shall bear F. The Employer shall pay the employee for the time required to give
- by laboratories certified by the U.S. Department of Health and Human Services G. All testing conducted pursuant to this Appendix shall be performed

applicable HHS or National Institute on Drug Abuse (NIDA) guidelines and protocols, except as superseded by this Appendix. lection facilities and laboratories selected for such testing shall comply with all (HHS) to perform urinalysis testing for federal agencies. Additionally, all col-

- all purposes under this Appendix. of such tests. A negative MRO report shall be deemed a negative test result for firmed as positive by the laboratory tests or otherwise comment on the results negative for such reason but shall not identify the drug(s) which were conis consistent with legal drug use, the MRO shall report the test result as being parent positive laboratory test and that the reason for that laboratory test result a test report. If the MRO concludes that a test result is negative because the or by the laboratory in accordance with industry standards. Laboratory test re-MRO has determined that there is a legitimate medical explanation for an apsults shall be reviewed by a medical review officer (MRO) recommended by deemed positive if they meet or exceed the cut-off levels established by NIDA shall be confirmed by the GC methodology. Laboratory test results shall be the medical care provider associated with the laboratory. The MRO shall issue firmed by the GCMS methodology. Presumptive positive results for alcohol by the EMIT methodology. Presumptive positive results for drugs shall be con-H. The suspected presence of alcohol and drugs shall initially be tested
- costs relating thereto. reports in accordance with the requirements of this Clause VI, and shall bear all tion facilities and procedures, laboratories, testing methodologies and MRO arrangements with one or more medical care providers with respect to collec-I. The Employer shall be responsible for selecting and making its own
- employee has authorized such disclosure in writing. receipt thereof, the Employer shall transmit a copy of same to the Union if the be submitted to the Employer. Within one (1) business day of the Employer's I. All MRO reports relating to testing requested by the Employer shall
- dianely reinstate the employee and pay him back pay for all hours lost due to MRO report is negative for both alcohol and drugs, the Employer shall immeof the employee, his co-workers, other tradesmen or the public generally. If the presence on the job during such period would pose a risk to the safety or health cable MRO report, where the Employer reasonably believes that the employee's may be temporarily suspended pending the Employer's receipt of the appli-K. An employee who submits to testing at the request of his Employer
- bours or while on the Employer's premises under this Addendum. In order to constitute a rebuttable presumption of the employee's impairment during working L. An MRO report which is positive for either alcohol or drugs shall

overcome said presumption in any proceeding brought by the Union pursuant to this Appendix, the Union and the employee shall have the burden of personaling the JAB by clear and convincing evidence that the MRO report is enough ous.

procedures and standards specified in Clause VI, Paragraphs G and H. pass a pre-employment urinalysis drug test. Such testing shall conform with the A. It is a condition of imitial employment that all applicants take and

- costs related to such testing shall be borne by the applicant. Employer to the Union which shall send such applicants for such testing. The be sent for such testing by the JAC. All other applicants shall be referred by the for employment to an Employer by Joint Apparaticeship Committee (JAC) shall B. Applicants for plumber apprentice positions who are to be referred
- VIII hereof except to the extent that disclosure thereof is required by law or shall be maintained as a confidential document as required by law and by Clause or the JAC and the prospective Employer as required by applicable law and permitted under the circumstances set forth in Clause VIII. report. The MRO report shall be maintained in confidential files by the Union of this Appendix. The applicant shall be provided with a copy of the MRO Employer except as permitted under the circumstances set forth in Clause VIII by the medical care provider nor any information filled in by an applicant ∞ taking therefore shall be disclosed to the Union, the JAC or the prospective condition the applicant may have or any lawful drugs the applicant may be conveyed by an applicant to the medical care provider concerning any medical disqualify the applicant from employment. Neither the consent forms required applicant to so report for testing shall constitute a failure to take such test and the case of such applicants for phumber apprentice positions. Failure of the applicant. The applicant shall report to the designated collection facility within forty-eight (48) hours after being directed to do so by the Union or the JAC in IAC for phunber apprentice positions, and the prospective Employer of the authorization forms required by the Employer and Union or JAC in the case of the Union, or the JAC in the case of applicants who are to be referred by the applicants who are to be referred by the JAC for employment in apprentice tody forms required by the health care provider as well as such consent and plumber positions to authorize such testing and to release the MRO report to C. The applicant shall fill in and sign such consent and chain of cus-
- tive for drugs in accordance with such Clause and Paragraph shall be ineligible Paragraph H, shall be eligible for initial employment. Applicants who test posi-D. Applicants who test negative for drugs, as defined in Clause VI,

such applicant shall be withdrawn. for such employment, and any conditional offer of such employment made to

VIII. CONFIDENTIALITY

such documents and the release of the Employer, Union, the JAC and any other person or entity from any confidentiality obligations with respect to any and all tute a waiver by the applicant or employee of the confidentiality of any and all pendix. The filing of any such grievance, claim or cause of action shall constiarising from or in any way relating to the subject matters covered by this Ap-Union, the IAC, the applicant or the employee or any other person or entity grievance, claim or cause of action brought by or against the Employer, the documents relating to employee testing or rehabilitation programs, or informaapprentice plumber positions, shall keep confidential and shall not disclose any tion contained therein, except as required by law or in connection with any The Employer and the Union, and the JAC in the case of applicants for

RELATIONS SUBCOMMITTEE IX. LABOR MANAGEMENT

committee composed of three (3) members appointed by the Plumbing Contractors Association ("PCA") and three (3) members appointed by Local 130 ("Union") to revise Appendix D the Alcohol and Drug Program. The parties hereto agree to form a Labor Management Relations Sub-

safely, efficiently, and effectively. misuse of alcohol and other drugs by employees so that services are delivered to reduce the probability of accidents or incidents related to the use and/or and Drug Program in order to maintain a drug and alcohol-free workplace and The purpose of the Subcommittee shall be to establish a new Alcohol

Document 1

vised Alcohol and Drug Program by December 31, 2004. completion of collective bargaining negotiations and shall complete the Re-The Subcommittee shall commence its meetings immediately upon

pose of funding this program exists It is also agreed that the ability to reopen the contract for the sole pur-

× CONTINUING APPLICABILITY OF AREA AGREEMENT

cept where specifically superseded by the express terms of this Appendix. ment as though set forth in full therein. Each and all of the provisions of the Agreement shall continue in full force and effect for the duration of said agreement, ex-This Addendum is specifically incorporated in and made part of the Agree-

ķ

Second made in series	i i daaraki i	(Proposyty), api ony	ile a kari l		delete de stammen	in thing				į
									EXHIRIT N	1

between

AGREEMENT

PLUMBING CONTRACTORS ASSOCIATION

CHICAGO and COOK COUNTY





and

CHICAGO JOURNEYMEN PLUMBERS' LOCAL UNION 130, U.A.

June 1, 2007, through May 31, 2010

Case 1:07-cv-06202

ARTICLE I - RECOGNITION

SECTION 1.1. Parties to the Agreement......

SECTION 1.2. Recognition Clause

SECTION 1.3. Union Shop

Subcontracting

SECTION 1.4.

SECTION 1.6. Access to Premises..... SECTION 1.5. Moonlighting..... SECTION 1.7. Exclusivity

TABLE OF CONTENTS

TABLE OF CONTENTS

	<u>-</u> 3
ARTICLE X - HIRING	Ä
ARTICLE XI - ON THE JOB INJURIES	33 No. ∠ O
ARTICLE XII - INDUSTRY COMMITTEE	33 HIBIT GEŽ
ARTICLE XIII - JURISDICTIONAL DISPUTES	EXI PA
ARTICLE XIV -SUCCESSORS AND ASSIGNSSECTION 14.1. Employer Entities Bound	36 36
ARTICLE XV - ANNUAL REOPENERS	37
ARTICLE XVI - MISCELLANEOUSSECTION 16.1. Separable ProvisionsSECTION 16.2. Duration of Agreement	37 37 37
ARTICLE XVII - SERVICE & MAINTENANCE AGREEMENTAGREEMENT	38
APPENDIX A - OCCUPATIONAL JURISDICTION	39
APPENDIX B - FLEXIBLE WORK DAY AND WORK WEEK	42
APPENDIX C - WAGE RATES AND FRINGE BENEFITS AND PAYROLL DEDUCTIONS	4
APPENDIX D - ALCOHOL AND DRUG PROGRAM	\$
APPENDIX E - UNITED ASSOCIATION STANDARD OF EXCELLENCE PROGRAM	45

^{**} As used herein references to the masculine gender shall also refer to the feminine. **

entered into as of June 1, 2007 between the Plumbing Contractors Association of Chicago and Cook County, solely for and on behalf of each of its individual members, who are duly licensed by law and bonded to engage in the plumbing business, are established in that business, intend to employ not less than the collectively referred to as "Employer" or "Employers," and Chicago Journeymen and apprentices who are duly authorized by law to install and inspect all plumbing work, and which hereinafter is referred to as "Union."

as the exclusive collective bargaining agent for all of their employees who perform any of the work applicable within the Fifty-One (51) Articles of Jurisdiction of the United Association as set forth in "Appendix A" to this Agreement for which the Union has been chartered by the United Association within the City of Chicago, Illinois, Cook County, Illinois and vicinity, Will County, Illinois outside the city limits of Joliet, Illinois, as delineated by the United Association in 1972, that part of DuPage County, Illinois known as the Argonne National Laboratories, fifty percent (50%) of the employees employed by the Employers who (whose shop is located in the geographic jurisdiction of Local Union 130) are parties to this Agreement when performing said work in Lake County, Illinois, and wherever else the Union has territorial jurisdiction. The Union recognizes the Plumbing Contractors Association of Chicago and Cook County as the exclusive bargaining agent of its individual member Employers with respect to their employees.

Employees covered by this Agreement shall place in position and connect all materials, appurtenances, devices, fixtures and equipment used in the construction of plumbing as well as handle, unload and distribute all of the above mentioned upon and after its arrival on the job site or premises. When fixtures or equipment are protected by covering during construction, such covering shall be put on and removed and fixtures cleaned by employees covered by this Agreement.

Employees covered by this Agreement shall do all the laying out, cutting and drilling of all holes, chases and channels, the setting and erection of bolts, inserts, stands, brackets, supports, sleeves, thimbles, hangers, conduits and boxes used in connection with work falling under the jurisdiction of the Union.

It is understood and agreed that the foregoing Paragraphs of this Section shall not be construed as limiting the scope of bargaining unit work and that employees covered by this Agreement shall perform all work covered by the

Fifty-One (51) Articles of Jurisdiction of the United Association, included in Appendix A which comes within the work jurisdiction for which the Union has been chartered by the United Association.

section 1.3. Union Shop. All journeymen and apprentices who are now in the employ of the Employers covered by this Agreement, and all journeymen and apprentices who are hereafter employed by Employers covered by this Agreement, Gshall, as a condition of employment, become members of the Union on the earliest odate provided by applicable federal law after their employment, or the effective odate of this agreement, whichever is later, and shall, as a condition of employment, remain members of the Union during the term of this Agreement.

tract or accept a lump sum payment (lump) for the installation of any work under the jurisdiction of the Union. Parties violating this Section shall be penalized by Otheir respective organizations through the Joint Arbitration Board. The Employers Sagree not to sublet, lump or contract for labor any work which comes under the Ourisdiction of the Union with any member of the Union. Such subletting, lumping or contracting shall be considered a violation of this Agreement and summarily dealt with, in accordance with the grievance procedures of this Agreement, Nothgraph and prohibits subcontracting work to MBE, and DBE as long as those Entities are signatory to an Agreement with the Union.

The Employer agrees that in the event the Employer subcontracts any work toming under the provisions of this Agreement to any other person or firm, the Employer shall subcontract the same only to another Employer who is a party to Shis Agreement. A refusal of employees to render services upon a job site where this Gubsection is violated, shall not be a violation of this Agreement for any purpose, Chor shall such refusal be cause for discharge.

SECTION 1.5. Moonlighting, No employee shall be permitted to work for Sumself or work after hours or on Saturday, Sunday or Holidays as a self-employed Employer or work for another Employer as a subcontractor. First time violators may be summoned before the Union Executive Board in accordance with the procedures of the United Association Constitution. However, a trial shall be set for repeat of Tenders. Discharge from employment for repeat offenders will not be construed as wiolation of this Agreement.

SECTION 1.6. Access to Premises. Duly authorized representatives of the Union or of the Joint Arbitration Board shall, for cause, be allowed to visit any job and/or any Employer's place of business during working hours to interview the Employer or the Employer's duly authorized representative, or the men in his employ, to determine compliance with the Agreement. Further, it is agreed that job site visits by a Union representative are without restrictions but that visits to the shop shall be by appointment if that is the Employer's policy.

Duly authorized representatives of the Fringe Benefit Funds shall be extended the same right, as described above, in order to inspect or audit all books and records of the Employer which pertain or relate to the Employer's compliance with this Agreement. Such records which shall be available for inspection or audit include but are not limited to payroll and time records, time books, payroll and income that returns, blueprints, contracts, invoices, permits, and documents related to workers compensation, public liability and unemployment insurance coverage. It is understood and agreed that such visit, inspection or audit shall in no way hinder the progress of the work being performed. Should the Employer refuse to permit such inspection or audit as authorized by this Article, the Employer shall be liable for all costs and legal fees incurred by the Union, the Fringe Benefit Funds or the Joint Arbitration Board in obtaining a court order requiring the Employer to permit such inspection or audit. Such liability shall be in addition to and not in lieu of any relief or remedies available in such proceeding to the Union, the Trustees of the Fringe Benefit Funds or the Joint Arbitration Board under any Illinois or federal law.

SECTION 1.7. Exclusivity. Any agreement entered into between the parties hereto with any other Employer association, Employer or labor organization engaged in the Plumbing Industry shall be brought to the attention of the other party and no Agreement which will in any way conflict with the provisions of this Agreement will be made by either party to this Agreement.

ARTICLE II STRIKES AND LOCKOUTS

SECTION 2.1. Lockouts. The Employer agrees that there shall be no lockout of employees during the term of this Agreement.

SECTION 2.2. Employee Job Action. The Union agrees that there shall be no abandonment of work over any matter which is subject to arbitration, provided, however, that the Union may withdraw its members from the employ of, picket and/or use other lawful economic means against any Employer by reason of the Employer's non-payment of wages, deductions or contributions or the Employer's failure to obtain, maintain in full force and effect and keep on file with the Union the requisite bond or letter of credit and workers' compensation insurance as more fully provided under this Agreement, notwithstanding that disputes over such matters are subject to arbitration hereunder.

ARTICLE III DISPUTE RESOLUTION

SECTION 3.1. Grievance Arbitration. Disagreements or disputes arising under or which involve interpretations of this Agreement, shall be processed and settled by arbitration in the manner set forth in this Article.

φo

DAREJO DE

arbitrable disputes arising between them shall be submitted to a Joint Arbitration Board. The Joint Arbitration Board shall be comprised of ten (10) members, consisting of five (5) members appointed by the Plumbing Contractors Association of Chicago and Cook County and five (5) members appointed by the Union. A quorum of the Joint Arbitration Board shall consist of at least three (3) Board members appointed by the Plumbing Contractors Association and at Agast three (3) Board members appointed by the Union. The Board shall not take Sany action without the presence of a quorum. Decisions of the Joint Arbitration Board shall be by a majority vote which shall consist of Fifty percent (50%) plus Sane (1) of those members of the Joint Arbitration Board present and voting.

The duties of the Joint Arbitration Board shall be to decide on all cases as presented and in conformity with the sections contained in this Agreement. In the event of deadlock by the Board, whereby a decision cannot be rendered, the case will be assigned to an arbitrator mutually agreeable to the Board members. In the event the Board members are unable to agree on an arbitrator, the Board shall give written apotice of such inability to agree to the parties to the arbitration. Thereafter, the sparties shall request the American Arbitration Association to submit a list of seven arbitrators. The parties shall alternate in striking names from the list until one has person whose name remains shall be the arbitrator. The arbitrator shall have no authority to vary or ignore the provisions of this Agreement. The arbitrator's decision shall be final and binding on the parties to the arbitration. The expenses of the arbitrator shall be required to pay any such expense.

The Joint Arbitration Board shall meet twelve (12) times during the calendar gear, or as needed, for the purpose of considering current and new business. The reasonable and necessary expenses and costs incurred by the Joint Arbitration Board in performing its functions under this Agreement, as authorized by the Union, The Bringe Benefit Funds and Plumbing Council of Chicagoland who are entitled to Bayments or contributions under this Agreement, shall be paid by them in proportion to their interests out of the sums collected as liquidated damages pursuant to Article IX, Section 9.8 hereof, to the extent that such sums are available; otherwise such expenses and costs shall be borne and paid for by the parties thereto.

Within a period of thirty (30) days time after the execution of this Agreement, the Joint Arbitration Board shall meet, organize, elect a Chairman, Secretary and Treasurer and transact any business that may properly come before the Joint Arbitration Board. The Secretary need not be a member of the Joint Arbitration Board and in that event the Secretary shall have no vote.

SECTION 3.3. Audits. In the event that an audit by the accountants for the Union and/or the Fringe Benefit Funds to which the Employer is required to make contributions under this Agreement discloses an alleged underpayment of wages,

5

within said ten (10) day period to discuss the area(s) of disagreement and presented spect thereto in accordance with Article IX, Section 9.8 hereof, or if the Employer ten (10) days after notification by the accountants of such alleged underpayment considered by the Joint Arbitration Board at any hearing before it with regard to such which the Employer has not produced for the accountants or the attorneys will be a dispute under this Agreement. No records or other evidence, including witnesses, attorneys will notify the Secretary of the Joint Arbitration Board of the existence of and produce all records and any other evidence, including witnesses, in support of 9.8 of this Agreement, to arrange such meeting or fails to appear at such meeting delinquencies and interest and/or damages due in accordance with Article IX, Section (10) days. If the Employer fails within ten (10) days of such request to pay such shown on the audit, fails to meet with the accountants and produce said records or it all records in support of his position(s). If the Employer fails to make the payments disagrees with the audit or any part thereof, to arrange to meet with the accountants deductions or contributions required by this Agreement, the Employer shall have of such other or additional records or evidence. the matter by requesting in writing that the Employer meet with them within ten the attorneys for the Union and/or the Funds. The attorneys shall attempt to resolve. the disagreement(s) is not resolved, the matter will be referred by the accountants to to pay such delinquencies and any interest and/or liquidated damages due with redispute, nor will the Board's proceedings be delayed by the Employer's production its position(s) at such meeting, or if the matter is not resolved at such meeting, the

Action will be brought before the Joint Arbitration Board by the Union, Employer, or any other interested party when any audit reveals that a licensed journeyman plumber and/or apprentice or any other party who performs jurisdictional work has not been paid the prevailing rate.

The Fringe Benefit Fund Trustees will review uncontested audits for underpayment of wages, and inform the Joint Arbitration Board of each violation, which will be prosecuted by the Union.

SECTION 3.4. Other Contract Violations. In the event of an alleged contract violation other than one which is subject to Section 3.3 of this Article, immediately above, a Business Representative or other representative designated by the Union will notify the Employer of such alleged violation and attempt to resolve the matter informally. If the matter is not resolved or if the Employer refuses to meet in a reasonable and timely fashion with the Union's Representative to resolve the matter, said representative shall notify the Secretary of the Joint Arbitration Board in writing of the existence of a dispute.

It shall be considered a violation of this Agreement for any plumbing contractor to intentionally omit backing supports for plumbing fixtures and accessories from an appropriate bid package. Further, any plumbing foreman or superintendent who wilfully refrains from directing journeymen or apprentices under his/her charge to install all backing and accessories related to a plumb-

to the payment of any cost incurred by the Joint Arbitration Board in connection with such failure to respond.

appropriate action. and the employee may be summoned before the Joint Arbitration Board for ing system shall be found in violation of this Agreement. Both the Employer

no action taken against the contractor or his employee by the Union. propriate bid in accordance with the above, and it is not accepted, there will be When provided the opportunity and a plumbing contractor submits an ap-

Which decision shall be final and binding on the parties to this Agreement. the Secretary of the Board. Said decision shall be final and binding on the parties to Shis Agreement. The Secretary of the Board will make or direct the making of the 3.3 or 3.4, above, of this Article, the Secretary of the Joint Arbitration Board shall send the Employer written notice of the date, time and place of a hearing before the board with respect to the dispute, together with a copy of the written notice of the One set forth hereinabove or is denied, the Board members shall hear the case at the Gor postponement is not received by the Board's Secretary in the timely manner Hor good and sufficient reasons. No Employer will be granted more than one (1) time scheduled for the hearing. A request for a postponement will be granted only treasons therefore and request a postponement. Such request for postponement must Employer is unable to so appear at the date, time and place set forth in the notifiroutside representative only does not constitute the Employer's appearance. If the As permitted. The Employer must appear at the hearing. Appearance through an Afficial minutes or transcription of the hearing. No other recording of the hearing Mispute. The Board members present at the hearing shall hear the evidence in the ∋or at a hearing postponed to a later date at his request or if an Employer's request gostponement in the same case. If the Employer fails to appear at a scheduled hearing $\underline{\underline{\mathbf{e}}}$ ation of hearing, he shall promptly notify the Board's Secretary in writing of the appointed time notwithstanding the Employer's failure to appear and shall decide be received by the Secretary no later than 5:00 p.m. of the seventh day before the case and shall render a decision which it will issue in writing over the signature of SECTION 3.5. Hearing. After receipt of a notice of dispute under Section

both of them in proceedings before such Joint Arbitration Board under the provisions of this Agreement shall be indemnified as Joint Arbitration Board members against loss sustained by either appropriate party under the terms of this Agreement against the Joint Arbitration Board members, shall constitute a valid and collectible or alleged liability on account of any loss, claim or damage which, if established Joint Arbitration Board members in their respective capacity to enforce any liability. judgment, court costs and attorney's fees incurred and/or paid by the Joint Arbitration Board members in defending any suit or legal proceeding brought against the hereto agree that the members of the Joint Arbitration Board representing either or SECTION 3.7. Indemnification of the Joint Arbitration Board. The parties

provisions as the Joint Arbitration Board may establish relating to the disposition upon any funds which are in its hands or under its control subject to such rules and authority provided for in this Agreement, the Joint Arbitration Board may draw Joint Arbitration Board for or on account of an act performed pursuant to the In the event of any other suit or action against a member or members of the

other than pecuniary which shall be deemed necessary to the proper defense of suit of their own selection. In the event of such election the named Joint Arbitration of either the Union or the Plumbing Contractors Association of Chicago and Cook shall furnish copies of all pleadings and other papers therein, and at the election suit or legal proceeding. At the request of the Union or the Plumbing Contractors promptly give notice to the Joint Arbitration Board, and the Union and the Plumbing or legal proceeding. proceedings in the name of the Joint Arbitration Board by and through attorneys County shall permit either or both to conduct the defense of such suit or legal Association of Chicago and Cook County, the Joint Arbitration Board members Contractors Association of Chicago and Cook County of the institution of any such Board member or members shall give all reasonable information and assistance In consideration of such indemnity, the Joint Arbitration Board members shall

shall not be indemnified under this Section Joint Arbitration Board members found guilty of fraudulent or illegal conduct

WORKING CONDITIONS **ARTICLE IV**

employment. The Union agrees to promote in every way possible the realization of provisions for the safety and health of their employees during the hours of their himself and to his fellow employees during the hours of their employment. the responsibility of the individual employee with regard to preventing accidents to SECTION 4.1. General Policy. The Employers agree to make all reasonable

Oand employees covered by this Agreement against whom charges of violations have Thines, replacement of defective work without pay, or other appropriate sanctions. Cand/or Employers by appropriate penalties or remedies including, without limitation, Board shall have full power to enforce this Agreement against offending employees $^{\circ}_{\mathcal{O}}$ The Joint Arbitration Board shall have full power to summon Employers , the Union of any document or the testimony of any witness which the Joint Arbitration Board served by registered or certified mail by the Secretary of the Joint Arbitration Board to testify in any manner before the Joint Arbitration Board. Such summons shall be to respond when so summoned, except for valid reason, shall subject him or them deems relevant to the resolution of the case. Failure of the Employer or employees before which such dispute is pending. Such summons may compel the production been preferred and to summon Employers and employees covered by this Agreement SECTION 3.6. Powers of the Joint Arbitration Board. The Joint Arbitration

: ' :

SECTION 4.4. Unsafe Working Conditions. Employees covered by this

- Where the equipment, tools, ladders and/or job conditions are judged to
- Ņ (A copy of these coverages shall be on file in the Union Office.) For any Employer who does not carry a bond or meet the other obliga-Worker's Compensation Insurance and State Unemployment Insurance. tions as provided for in Section 6.8 of this Agreement and have sufficient
- w transport the employee to or above that level 125 feet above ground level unless an operable man lift is provided to

Document 1

- On any job not in conformity with the safety standards promulgated

4. On any job not in conformity with the safety standards promugated pursuant to the Occupational Safety and Health Act.

5. For more than one (1) Employer at the same time.

7. SECTION 4.5. Plumbing Codes. The Employer shall comply with all plumbing codes of the various municipalities in which the work is being installed. Any golation of said plumbing ordinances shall be reported to the office of the Business Manager of the Union.

tests of any plumbing systems The Union reserves the right to have its Business Representatives witness all

in the shop shall be older men. SECTION 4.6. Older Workers. At least one out of every five (5) men working

> gin, age, marital status, disability or unfavorable discharge from military service. harassment or discrimination based on race, color, religion, creed, sex, national oriterms of this Agreement shall promulgate and enforce policies forbidding any sexual SECTION 4.7. Non-Discrimination Policy. Each Employer bound under the

employees, the Employer agrees that at no time shall there be less than two (2); journeymen, or one (1) journeyman and one (1) apprentice, working in any one (2). be the sole judge of the number of additional men required. to jobbing work as the term is generally used in the industry). The Employer shale building of any job or job site (except, however, that this provision shall not apply f SECTION 4.8. Staffing. In order to provide for the safety and health of their

as soon as possible. The Employer will be told that he is required to comply with allowed in a depressed economy). agreement, will be required to meet with the Local Union 130 Business Manager the terms of the agreement (with the understanding that temporary latitude may be All Employers who do not employ two (2) employees, as stipulated in the area

Agreement: However, during the times that the Employer is not in compliance with the

- Each week the Employer is required to send a written report to the Union of all jobs on which his company is working.
- Ģ His company will be audited every six (6) months and at year end
- Any and all of his employees will submit an affidavit annually stating jurisdictional work completed by the shop". that, "to the best of his (the employee's) knowledge, he performed all the

Ö

Þ.

Progress and status of these shops will be reported through the Joint the Journeyman. the value of wages and fringes for all hours worked by others, other than Arbitration Board and violation of the agreement may result in a fine of

to Employers with whom the Union has signed Agreements. County, it being understood that the Union shall furnish men to all other Employto the members of the Plumbing Contractors Association of Chicago and Cook employment opportunities exist within the industry, the Union will refer men only ers with whom it has Agreements governing wages and working conditions. When The Union agrees to supply skilled men to the extent that they are available,

not described as non-jurisdictional work. The Employers may, with the written approval of the Business Manager of the Union, hire a probationary metal trades by Employers to perform tasks not requiring a plumber's license or other tasks The Metal Trades Division of the Union is composed of members employed

of evaluating the potential new hires. division journeymen for a period not to exceed six (6) months for the purpose

The 6th month of employment, benefit contributions will be required as stipulated Article 6.1 of this Agreement. men will be shown on the Employers Monthly Contribution Report. Starting with Metal Trades Journeymen, hours worked by probationary Metal Trades Journeycontributions to the Fringe Benefits Funds will not be required for probationary Wages for these employees are determined by the Apprentice Wage Scale. While

referred to an Employer employing at least twelve (12) building tradesmen in ratios of ten (10) building tradesmen to one metal tradesman. At no time may the number of metal tradesmen exceed the number of apprentices in a shop. Fradesman may be requested by an Employer employing at least ten (10) building tradesmen to one metal tradesman. Thereafter, additional metal tradesmen may be Spe metal tradesman for performance of non-jurisdictional work. A second metal An Employer employing at least two (2) building tradesmen may request

and Labor Services (OATELS), with the approval of the Business Manager and the Joint Apprenticeship Committee. bours required for completion of an apprenticeship will be granted as determined Committee are satisfied. Credit for hours worked as a metal tradesman toward ployer, enter the Apprentice Program provided the requirements of the Apprentice by the U.S. Department of Labor, Office of Apprenticeship Training, Employer An employee in the Metal Trades Division may, upon the request of the Em-

welded and fabricated by employees covered by this Agreement. There shall be no estrictions on the use of power equipment. Where it is impractical or a hardship to Supprentices covered by this Agreement. Such cutting, threading, and/or welding, Apipe may be cut, threaded or welded and fabricated in the shop. Flashings and air Aharnbers shall be made on the job or in the shop by journeymen plumbers and/or Reymen and apprentices of the Union. Tabrication and making of flashings and air chambers shall be performed by jourcut, thread, or weld pipe on the job in the opinion of the Employer involved, such SECTION 4.9. Pipe Cutting. All sizes of pipe shall be cut and threaded and/or

Shall be labeled by the journeymen performing the work. The journeymen who obtain the labels from the office of the Business Manager of the Union shall be If the Employer or in any approved Employer's shop covered by this Agreement held accountable for said labels. All pipe, hanger rod and fabricated piping of any size which is cut in the shop

are defined as lengths of 10 inches or less. lective Bargaining Agreement of Local Union 130, except for pipe nipples which All sizes of pipe shall be cut and threaded by employees covered by the Col-

> such signed contract shall forward a copy of the form to the office of the Business shall be distributed by the Union to all Employers. The Employer shall complete constitute a violation of this Agreement. Manager of the Union. Intentional falsification of information on these forms shall which he has received a signed contract and within ten (10) days after receipt of these forms for all jobs above Two Hundred Thousand Dollars (\$200,000.00) for SECTION 4.10. Specifications. Specifications and contract information forms

journeyman to adhere to the rules of the Union. Nothing shall be incorporated in of maintaining a proper record and check on all work which comes under localby unqualified men, it will not be considered a violation of this Agreement for any journeymen and apprentices and to protect the public against unsanitary installation. under the supervision of a licensed and bonded Phunbing Contractor, and by licensed ordinances and/or the Illinois Plumbing License Law such work should be done. the "Working Rules" of the Union that conflict in any way with the provisions of the Agreement SECTION 4.11. Plumbing Supervision. It is understood that for the purpose

PAGI

the case to be entitled to a hearing as provided in Article III of this Agreement. taken out of a shop for violation of Union rules shall be required to remain one (1) working week of forty (40) hours in an advisory capacity if the Employer so desires, SECTION 4.12. Rule Violators. Any employee having charge of work who is

have referral of Employees with certificates of completion of HAZCOM and OSHA education courses. SECTION 4.13. OSHA and HAZCOM Training. The Employers wish to

member for employment if he lacks these certifications. Classes in both OSHA and It will not be a violation of this Agreement for any Employer to reject a Union HAZCOM will be offered regularly at the Plumbing Industry Center HAZCOM and OSHA. Members will have to get certified through night school. The Union and Employers will require that all members be certified in

already been certified so that the certification information can be retained and updated in computerized form. The Employers will provide the Union with names of Employees who have

tion in these areas, A referral slip, arrived at from a computerized data base, will reflect certifica-

jointly developed to help in this market recovery or retention effort Jobbing and service repair class, to be taught at day and night school, will be

requirements and a copy will be sent to the Union. An employee can be terminated issued by the Employer to the employee for each violation of OSHA and HAZCOM SECTION 4.14. OSHA and HAZCOM Violations. A written citation will be

immediately for wilful violations of OSHA and HAZCOM standards.

The offending employee will be summoned before the Union Executive Board upon receiving a third citation and appropriate action will be taken. He will also be apprised that upon receipt of a fourth citation the matter will be turned over to the Joint Arbitration Board for disposition that may result in the employee sharing in the amount of the Employer's fines.

SECTION 4.15. Automobile Not Required. No journeyman shall be required by furnish his automobile or any other conveyance for any purpose other than to stansport himself to and from the job.

SECTION 4.16. Work Connected Expenses. All expenses incurred by an ginployee in telephoning or otherwise connected with his work shall be paid by the Employer.

SECTION 4.17. Travel Expenses. There will be no travel expense for work performed within the jurisdiction of the Union except when prefabrication of work performed outside the Union's jurisdiction. A journeyman so employed in a fabrication shop will be reimbursed in the same amount per mile as established from time to time by the Internal Revenue Service for determining the standard mileage rate method of calculating deductible employee automobile business expenses. Said termbursement shall be calculated from the job site to the place of fabrication and back to the job site. However, if any Employer provides transportation for employees working under this Agreement to a fabrication site to perform work, then no travel expense shall be assessed or charged against such Employer.

SECTION 4.18. Tool Provision. The journeymen shall furnish small plices and rule. All other tools shall be furnished by the Employer. No journeymen shall be allowed to carry tools or materials belonging to the Employer in the journeymen's automobile, with one exception; that exception is that an employee whose automobile is covered by his own automobile insurance policy may voluntarily agree to carry hand tools, including saws all, electric still (1/2" or smaller), hand torch without tank, radio (communication type), and pipe wrenches not to exceed 18". Should an employee voluntarily agree to carry any hand tools on behalf of his Employer, the Employer shall pay any additional insurance cost necessary to make the employee's existing automobile insurance coverage apply to this business use. The Employer may keep a record of this tools to guard against loss or damage to his equipment. Journeymen who receive tools from their Employers shall be responsible for such tools and make good for any tools lost by said journeymen. The Employer will countersign the receipt and provide the employee with a copy. Upon return of the tools both parties will sign off on a dated receipt indicating which if not all the tools have been returned. The Union will require journeymen to replace or pay for lost or missing tools farmished by their Employer and for which the latter holds a receipt from his journeymen. Should a dispute arise with respect to compliance with

5

the requirements of this Section, the matter shall be promptly brought before the Executive Board of the Union for resolution. If a satisfactory resolution is not obtained before the Executive Board, then the matter shall be referred to the Joint Arbitration Board for final disposition.

SECTION 4.19. Clothing Provision. When welders are employed on a job, the Employer shall furnish protective clothing, which shall include sleeves, aproximate gloves, welding hoods, goggles, etc. The welders shall be held responsible for this clothing, except for wear and tear or if stolen from the Employer's job location.

HOURS AND OVERTIME

SECTION 5.1. Work Day and Work Week. Eight (8) hours shall constitute a day's work as follows: 8:00 A.M. to noon and 12:30 to 4:30 P.M. on Monday. Tuesday, Wednesday, Thursday and Friday making a forty (40) hour week straight time. The workweek shall be limited to forty (40) hours per week and any and all overtime shall be only with the prior approval of the Joint Arbitration Board, except in the case of actual breakdowns of installed work falling within the jurisdiction of the Union. Such breakdowns shall be reported to the Joint Arbitration Board as soon as possible, but in no event later than 4:30 P.M. of the following business day. With the approval of the Joint Arbitration Board, the 8:00 A.M. starting time and 4:30 P.M. quitting time, specified above, may be adjusted by starting no earlier than 6:00 A.M. and no later than 9:00 a.m. with an appropriately adjusted quitting time, e.g. 6:00 A.M. to 2:30 P.M.; 9:00 a.m. to 5:30 p.m. In the case of an earlier adjusted starting time, employees shall be entitled to one-half (1/2) hour lunch break, no later than five (5) hours after the adjusted starting time.

For employees engaged in residential jobbing and repair work in a residential building of no more than three (3) stories where such work is billed to the customer on an hourly basis and not on a contract basis, any five (5) days with the exception of Sunday may constitute a workweek. The workday shall consist of eight (8) hours from 8:00 A.M. to 4:30 P.M., provided however, that the earlier starting time as provided for above is permitted. Any hours worked in excess of eight (8) hours per day shall be paid at time and one-half. All hours worked on the sixth (6th) day in any workweek other than a Sunday or a legal holiday as provided for in Section 5.4 of this Article V shall be paid at double time. The sixth (6th) working day cannot be used as a make up day. Except as specifically permitted by Appendix B to this Agreement governing the circumstances under which an Employer may schedule flexible hours, employees covered by this Agreement shall work the standard work day and standard work week at straight time rates and be paid for overtime work at the overtime rates as required by this Article.

. 19

Saturday may be used as a make up day subject to the following conditions:

- The time being made up is due to loss of hours related to weather condi-
- Ġ Prior permission to work the make up day must be obtained from the Joint Arbitration Board.
- က The decision by the employee to work must be voluntary

© Prior approval must be received from the Joint Arbitration Board before an Emoployer may schedule these hours for a project. Approval to work this schedule will the granted for a maximum of sixteen working days. Additional days may, upon 48 of 62 request, be granted by the Board if it is deemed necessary. Four ten hour days may constitute a normal work week for specific projects.

In general, approval will be considered only for work where a regular eight (8) 2 In general, approval will be considered only for work where a regular eight (8) 2/2 hour workday may impede the progress of the job, resulting in an undue burden on /0/2 he owner of the property.

Thour period worked within the approved starting times of 6:00 a.m. to 9:00 a.m. and ecorresponding quitting times of 4:30 p.m. and 7:30 p.m. All other times outside these approved hours will be paid at the rate of time and one half.

SECTION 5.2. Overtime. In the event of overtime work, as provided in Section 5.1 above, such overtime work shall be performed at the rate of time and one-half If more than one crew is needed to perform the work, all there must be received in Euled to work the same four (4) days, Monday through Friday. Starting one crew on Monday and another on Tuesday is not permissible. The rate of pay for a schedule of four (4) ten (10) hour days shall be at the regular rate of pay for any ten (10)

or if such overtime work occurs during the period from Monday through Saturday; if Covertime work occurs on a Sunday or a legal holiday, as set forth in Section 5.4 of 6this Article, such overtime work shall be performed at double time.

apployer shall be subject to the sanctions as set forth in Article III, Section 3.6 of this OAgreement. It is the intention of the parties to this Agreement that offers by Employers Oof overtime or other benefits for purposes of "pirating" employees covered under this Agreement, shall be deemed to be violations of this Agreement and such Em-

overtime. work week may be cause for an Employer to deny the employee future scheduled shall be given preference to work the overtime. Absenteeism during the regular All members of the Union that work on jobs that extend into scheduled overtime

> porting to work upon order of any Employer who is a party to this Agreement and will be working, shall receive two (2) hours' pay for the time lost. or failure to dress properly for the type of construction on which such employee not put to work for any reason,* except fire, accidents, other unavoidable causes, SECTION 5.3. Show Up Pay. Any employee covered by this Agreement re-

weather conditions, shall receive one (1) hour way we been previously notified not to report to work. In order to obtain the one (1) hour ways to be previously notified not to report to work. In order to obtain the one (1) hour ways to be previously notified not to report to work. In order to obtain the one (1) hour ways to be previously notified not to report to work. In order to obtain the one (1) hour ways to be previously notified not to report to work. In order to obtain the one (1) hour ways to be previously notified not to report to work. any Employer who is a party to this Agreement and not put to work because of *Any employee covered by this Agreement reporting for work upon ordel of

celebrated the next day, Monday. on a Saturday will be celebrated on that day. A holiday falling on a Sunday will be unions in the Chicago and Cook County Building Trades Council. A holiday falling work shall be done on these days, except to protect life and property. Veteran's rial Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas Day. No legally celebrated, shall be recognized as legal holidays: New Year's Day, Memo-Day shall be included as a recognized holiday if adopted as such by a majority of SECTION 5.4. Holidays. The following days, or the day on which they are

of the shift period. of the Joint Arbitration Board. However, when shift work is performed, it must (8) hour period beginning after the conclusion of the first (1st) shift, but the starttwo (2) shifts are worked, the second (2nd) shift may be for any designated eight continue for a period of not less than five (5) consecutive working days. If only ing time selected for the second (2nd) shift is to remain the same for the duration SECTION 5.5. Shift Work. Shifts will not be worked without prior approval

be fifteen percent (15%) over and above the basic hourly rate The hourly rate of employees on the second (2nd) and third (3rd) shifts shall

No interruptions shall occur in shift time except lunch and personal breaks.

ARTICLE VI WAGES

set forth in Appendix C to this Agreement. The rates and contributions set forth agrees to employ journeymen plumbers at the Union prevailing wage rates and pay the fringe benefit contributions set forth or to be determined in the manner tive dates shown. therein shall be deemed the standard rates to be strictly adhered to as of the effec SECTION 6.1. Wage Rates and Fringe Benefits. The Employer hereby

in the manner set forth in Appendix C. No person having any ownership interest No Employer shall pay wages in excess of the rates set forth or to be determined

in any Employer shall work with the tools of the trade and any such work shall be considered a violation of this Agreement for which, in addition to other remedies for such violation, the Employer shall pay contributions to the Fringe Benefits Funds (Article IX) on all hours of work in violation of this Agreement. No journeyman shall be permitted to work with anyone working with the tools of the trade who has an ownership interest in any Employer which does any work within the jurisdiction of work covered by this contract.

Any journeyman member of the Union who is not licensed by the City of ChicaTo or the State of Illinois shall be issued an apprentice license. The newly organized dourneyman will be given twelve (12) months in which to obtain a plumbing license for future wage increases will be withheld until a rate equal to 80% of the then cursont journeymen rate is reached. The journeymen wage rate will be reinstated upon deceipt of a current journeymen license. Appeals due to extraordinary circumstances will be referred to the Joint Arbitration Board. An apprentice with a minimum of 4 years credit who has successfully obtained either a City of Chicago or State of Ellinois plumbing license shall be paid the then current journeymen wage.

SECTION 6.2. Foreman's Wage. All men who supervise and inspect work and/or who are in charge of any work that requires more than four (4) journeymen and/or apprentices shall be paid foremen's scale. The Employer shall select said man, who shall at all times be subject to orders from the Employer or his Superintendent. This Section does not apply to repair work.

Foremen rate of pay shall prevail for any journeyman who is assuming full responsibility for any job when such responsibility is of a supervisory nature in responsibility has been supervisory nature in responsibility.

SECTION 6.3. Apprentice's Wage. It is understood and agreed that the wages of apprentices learning the plumbing trade and the fringe benefits to be paid on their behalf shall be as set forth or to be determined in the manner as set forth in Appendix C as of the effective dates shown thereon.

It is also understood and agreed that fringe benefits will not be paid on behalf of the Apprentice for their mandatory school day. For all other work days not in school, the Welfare Fund contribution for 1st year 1st x month Apprentices, 1st year 2st 2st month Apprentices, 2st year Apprentices, and 3st year Apprentices will be paid at a septe \$5.00 per hour less than the then current Journeyman Welfare Fund contribution rate, and no Industry Fund contribution will be paid on mandatory school days.

SECTION 6.4. Pay Day. Employee members of the Union shall be paid once each week, on the job, not later than the quitting time of the regular established pay day of the Employer. In no event, may the regular pay day be more than four (4) working days after the day on which the Employer's workweek ends. If the regular pay day should fall on the same day as a legal holiday (as set forth in this Agreement), the employee shall be paid on the workday immediately preceding the legal holiday.

SECTION 6.5. Wage Payment. No member shall accept wage payment in cash, but shall only accept payment by check, either paid directly to the employee or by direct deposit to the employee's designated bank account, so that a fill and complete record of wages, withholding taxes, social security, pension and wallfar contributions and any other deductions required by this Agreement while the available.

Any Employer who fails to have sufficient funds in the bank to cover all payroll checks, issued to employees will be denied the privilege of paying by the north time as the Union gives the Employer written notice that it is satisfied that the Employer is financially responsible and, therefore, able to resume payment of payroll by non-certified check. In the event of an Employer's failure to pay the wages provided for in this Agreement or failure to comply with the terms of this Section 6.5, the Union shall have the right without giving notice to withdraw its members from the employ of, to picket and/or take other lawful economic action against such Employer in order to compel the payment of wages or compliance with this Section 6.5, such withdrawal of employees, picketing and/or lawful economic action shall not be a subject of arbitration. If employees are withdrawn from any job or if the Union strikes in order to compel an Employer to fulfill its obligations under this Section, the employees who are affected by such stoppage of work shall be paid for up to twenty-four (24) hours wages lost at straight time pay by reason of any strike or any action taken by the Union under this Section.

SECTION 6.6. Union Dues Deduction. The Employer agrees that each payroll period it will deduct the working dues owed to the Union for said payroll period from the wages of employees who are covered by this Agreement and who have authorized such deductions, by an authorization which is in accord with applicable law. The Employer shall remit to the Union the amount so deducted at the same time and accompanying the Savings Plan deductions and contributions to the Pension Fund, Welfare Fund, Educational Fund, Plumbing Council, and Legal Fund. All such remittances shall be made by a single check payable to the L.U. 130 U.A. Contribution Account with the report of hours devised by the Union showing the allocation of each remittance.

charged, except for cause, he shall be so notified and paid off in full, at least one-half (1/2) hour before the established quitting time. Should the Employer require the employee to be laid off or discharged to receive his check at the office of the Employer, the employee shall be allowed two (2) hours at regular pay. Should the employee not be paid promptly upon arrival at the office of the Employer, he shall be paid at the regular hourly rate of pay for all time in waiting. Employees covered by this Agreement, who leave an Employer of their own volition, may wait until the regular pay day of the current week to collect wages due.

the following schedule: all monetary obligations required of the Employer by this Agreement pursuant to maintain in full force and effect and keep on file with the Union a bond to secure SECTION 6.8. Bond Requirement. Each Employer shall be required to obtain,

13 or more	11 to 12	8 to 10	6 to 7	3 to 5	0 to 2	Number of Employees
\$100,000	\$85,000	\$70,000	\$55,000	\$40,000	\$25,000	Amount of Bond

Odate of employment of each employee. Page 50 of 62 Opayroll deductions and employee contributions required under the terms of the wages and expenses accrued within one hundred and twenty (120) days immediately Agreement will be one hundred eighty (180) days immediately preceding the last It is agreed that the period of liability pursuant to the bond will cover the unpaid

Unsended by the Plumbing Contractors Association with agreement from the Union. Tach Employer will obtain the bond required by this Section with a minimum qualing of "B" according to the Best or Moody rating service from a broker recomwill the cost be more than that quoted by another broker for a comparable bond. The rate or cost of the required bond will be determined by such broker, but in no case Each Employer will obtain the bond required by this Section with a minimum

All contributions and deductions provided for in this Agreement are due on Thursday. Of the week following the week for which they are owed. Agreement on a weekly basis by cashier's check. Weekly reports and payments of Able to obtain such bond or letter of credit shall so certify in writing to the Union Such obligations in such form and on such terms as determined by the Union. This detter of credit shall be held in the Union's possession. An Employer who is unand make payment of wages and all deductions and contributions required by this In lieu of such bond, the Employer may obtain a bank letter of credit to secure

In the event of an Employer's failure to comply with the obligations imposed by this Section, the Union shall have the right to withdraw its members from the no event, will members of the Union be permitted to work for an Employer who Dicketing or other lawful economic actions shall not be considered a violation of gover in order to compel compliance herewith. Such withdrawal of employees, Employ of, to picket and/or to use other lawful economic means against such Emdoes not fulfill the requirements and obligations set forth in this Section. this Agreement on the part of the Union and shall not be subject to arbitration. In

Section shall also be liable to the employees, Union, Trust Funds and other enti-4 Further, an Employer who fails to comply with the obligations imposed by this

> other provision of this Agreement or under any law of the State of Illinois or the damages shall be in addition to any and all remedies available for violations of any proceeding before it which involves a violation of this Section, and such liquidated equal to the monetary obligation(s) due and owing them or any of them which the ties, as the case may be, for the payment of liquidated damages in the amount(s) Arbitration Board shall have the power to award such liquidated damages in any bond or letter of credit required by this Section are designed to secure. The Joint

of Local Union 130, U.A. working in the jurisdiction of another Local Union for a contractor signatory with Local Union 130, U.A. SECTION 6.9. Prevailing Wage Payment. Any member of another local and attended with the U.A. working for a contractor signatory with Local Union 130, U.A. will be paid the prevailing rate of Local Union 130, U.A., as well as any mention?

whose pay such deductions are made. or accrued shall at all times remain the exclusive property of the employee from or power over such money so forwarded, but that all money so forwarded, deposited agreed that neither the Employer nor the Union shall have any right, title, interest, are due as provided in Section 9.8 of this Agreement. It is expressly understood and 401(k) Plan deductions shall be withheld from the employee's weekly wages and direct more than the annual limit established by the Internal Revenue Code. The time to time by the Board of Trustees of the 401(k) Plan. The employee should not base contribution rate of \$1.50/\$1.00 per hour, in increments of fifty cents (\$.50), to who has enrolled in the Plumbers' Retirement Savings Fund (the "401(k) Plan") the the 401(k) Plan but not more than the maximum amount per hour established from fourth and fifth year apprentices. An employee can direct deduction of more than the minimum sum of one dollar and fifty cents (\$1.50) per hour for each hour worked by deduct from the wages (before taxes) of each employee subject to this Agreement jowneymen and a minimum of one dollar (\$1.00) per hour for each hour worked by SECTION 6.10. Retirement Savings Fund (401(k) Plan). The Employer shall

Savings Plan as set forth in Section 9.1 of this Agreement. An employee enrolled in the 401(k) Plan may also elect to participate in the

exempt from this Section 6.10. First, second and third year apprentices covered by this Agreement shall be

For each employee electing to participate in the 401(k) Plan each Employer:

adopts and agrees to be bound by the terms and conditions of the agreeand any amendments made thereto as though the Trust Agreement was set forth in full, ments establishing and governing the Retirement Savings Trust Fund,

The manner and frequency of an employee's deferral election is governed by

SECTION 7.1. Foreman's Duties. A foreman shall represent his Employer on a project to the limit of authority prescribed and given by his Employer. Within the following duties as applicable for the orderly and efficient installation of the work:

- Supervise and coordinate the work and activity of the men;
- Plan and schedule the work, including the necessary layout;
- Coordinate his work with that of other trades in an orderly fashion;
- Anticipate and arrange for the delivery of tools and materials without undue

Document 1

- ment results consistent with the Employer's policy, Represent the Employer at job meetings and safety meetings and imple
- Reassign employees for the best use of their abilities, when necessary
- Attempt to resolve grievances at an early stage;
- Assemble and verify the time sheets in the form prescribed by the Em-
- 5 Keep job log and transmit to the Employer at the conclusion of the ment and the operation of systems; Update as-built drawings and instructions for the maintenance of equip-

Case 1:07-cv-06202

- Stress safe working habits, and supplement all activity in Article IV of this Agreement; and
- 12. Give notice to the Local Union that the project or job has begun

rated as a Superintendent tract and Employer. If it is necessary for an employee covered by this Agreement building provided it is considered within the job site and covered by the same conto supervise work on separate job sites covered by a separate contract, he shall be A foreman may supervise journeymen and/or apprentices on more than one

> the supervision on all jobs: SECTION 7.2. Foreman's Schedule. The following schedule shall determine

Sub-	
Sub-Foremen 0 1 2 2 3	
Forement 1 5 1 2 2 2 2	
Superintendent O No. A GE 45 OF 56	

ARTICLE VII **APPRENTICES**

apprentice for each journeyman only on that type of work subject to the following and service maintenance work as described herein shall be entitled to employ one apartments of three levels or less as well as Employers engaged in commercial and construction of single family residences, garden type and walk-up residential conditions: Employers engaged in residential work related to the service, maintenance

- Commercial work for this purpose shall be defined as interior plumbing work not to exceed \$30,000 (the value of which does not include site
- At no time may the number of apprentices in the Employer's employ exceed the number of journeymen.
- ŗ and maintenance work only. Otherwise, apprentices shall work under the may work alone when engaged in residential and commercial service normal conditions defined in this Agreement. All apprentices who have completed at least three years of training
- Þ Apprentices will be supplied as needed to satisfy the "1 for 1" Agreement. Apprentice for each Journeyman (in shops where the "1 for 1" ratio is as they have a sufficient workload (this does not include employment for short periods of time) and upon laying off men, will lay off one (1) The Employers will maintain the employment of apprentices as long
- continuing education courses as prescribed by the Joint Apprentice transportation and meal expenses. dollar (\$20.00) per day per diem will be paid by the Employer to offset Fourth and fifth year apprentices will be required to attend additional Committee. Wages will not be paid for attendance. However, a twenty

FRINGE BENEFITS

Plan to the same extent as if not enrolled in the 401(k) Plan. pay such deductions are made. An employee may elect to increase the minimum Cavings Plan deduction, after taxes, in fifty cents (\$0.50) increments. An employee Che Employer with the report of hours required under Section 6.6 of Article VI for Ashall be withheld from the employee's weekly wages and shall be forwarded by Dover such money so forwarded, but that all money so forwarded, deposited or ac-Screditing to the individual account of such employee under the Chicago Journeymen Odeposit in a bank chartered by the State of Illinois to be designated by the Union, for Reither the Employer nor the Union shall have any right, title, interest or powers $_{0}$ Plumbers' Local Union 130 Savings Plan. It is expressly understood and agreed that crued shall at all times remain the exclusive property of the employee from whose in the manner set forth in Appendix C for each hour worked. These deductions (see Section 6.10 of this Agreement) the sum per hour set forth or to be determined taxes, of each employee subject to this Agreement and not enrolled in the 401(k) Plan SECTION 9.1. Savings Plan. The Employer shall deduct from the wages, after

First (1st), second (2nd) and third (3rd) y

ement shall be exempt from this Section 9.1. First (1st), second (2nd) and third (3rd) year apprentices, covered by this Agree-

~set forth in Appendix C, each Employer will contribute the sums per hour set forth To the Plumbers' Pension Fund, Local 130, U.A. and for each hour so worked to the Plumbers' Health and Welfare Fund, Local 130, U.A. for to be determined in the manner set forth on Appendix C for each hour worked by and on behalf of each employee covered by this Agreement, including apprentices, SECTION 9.2. Health & Welfare and Pension Plan. Effective as of the dates

Contributions in themselves are deemed as providing coverage as may be re-

- Quired by the law. Eligibility for coverage is controlled by the trust and is another Chatter apart and separate.

 Chatter apart and the same force and effect as though said Trust Agreement was set forth here in full.
- Ģ forth here in full. with the same force and effect as though said Trust Agreement was set dated October 3, 1950; and any amendments previously made thereto, The Plumbers' Welfare Fund, Local 130, U.A., being that Trust Agreement

The Employer ratifies, accepts and irrevocably designates as its repretime shall be appointed as such in accordance with the terms of the Trust sentatives the Employer Trustees of each of said Funds who from time to

Agreements and to be bound by all amendments thereto hereafter made as if the Employer had signed the original of said Trust Agreements and any amendments from time to time or to be made.

Any Employer employing at least two journeymen or one journeyman and one ٩ The Employer agrees to make the contributions required by this Section 9.2 and Appendix C into the Funds established and governed by said Trust

tributions must be paid on the basis of forty (40) hours each week for the duration apprentice as permitted may apply for participation in one or more of the Benefit Funds upon signing a Participation Agreement. If the Employer is accepted, con-

jurisdiction of Local 93 are capped at forty hours. Contributions to the benefit funds on behalf of members working within the

on behalf of each employee covered by this Agreement, including apprentices, determined in the manner set forth on Appendix C for each hour worked by and to the Trust Fund for Apprentice and Journeymen Education and Training, Local in Appendix C, each Employer will contribute the sum per hour set forth or to be SECTION 9.3. Apprentice Trust Fund. Effective as of the dates set forth

dated June 1, 1965, and any amendments previously made thereto, with the same of the Agreement establishing and governing the Trust Fund for Apprentice and contributions required by this Section 9.3 and Appendix C into the Fund established accordance with the terms of the Trust Agreement. The Employer agrees to make the and governed by said Trust Agreement and to be bound by all amendments thereto and any amendments from time to time made or to be made hereafter made as if the Employer had signed the original of said Trust Agreemen Employer Trustees of said Fund who from time to time shall be appointed as such in Employer ratifies, accepts and irrevocably designates as its representatives the force and effect as though said Trust Agreement was set forth here in full. The Journeymen Education and Training, Local 130, U.A., being that Trust Agreement Each Employer adopts and agrees to be bound by the terms and conditions

Council of Chicagoland, a not-for-profit corporation. each employee covered by this Agreement, including apprentices, to the Plumbing be determined in the manner set forth on Appendix C for each hour worked by set forth in Appendix C, each Employer shall contribute the sums set forth or to SECTION 9.4. Plumbing Council of Chicagoland. Effective as of the dates

23

Management and Labor representatives. members will represent the P.C.A. on the All Industry Committee that consists of the Council Advisory Board appointed by the President of the P.C.A. and whose The desired policy and priorities of the Plumbing Council will emanate from

of Employers and employees engaged in the plumbing contracting and servicing industry including, but not limited to, the following pursuits. The Plumbing Council shall protect, promote, foster, and advance the interests

- of the general public. services by owners and construction and service purchasers for the benefit understanding of the industry and to encourage greater use of the industry's To engage in public relations programs designed to create a better public
- þ To cooperate with public officials and representatives of other organizations on all matters of mutual interest affecting the construction indus-
- ဂ strive for optimum efficiency and workmanship in construction meth-To foster and promote better Employer/employee relationships and to
- ο. To foster and provide for the education and training of supervisory and managerial personnel
- n new construction materials and/or modes of construction. existing construction methods and developing, testing and promoting To promote research and experimentation concerned with improving
- ۳, of plumbing contractors' service to the public. of federal, state, and municipal regulations and other technical and safety ernmental authorities and agencies, in the formulation or improvement programs having as their object the safe, adequate and improved quality architects, engineers, specification writers, general contractors, and govprograms and activities directed at assisting, technically or otherwise, To promote safety in the plumbing contracting industry by developing
- ůο lective bargaining and related matters. To support the activities and programs of the Association, including col-
- Þ concerning affirmative action and equal opportunity for employment. To foster and promote compliance with all laws, regulations, and orders
- To engage in all other acts consistent with the purposes and terms of this Agreement and with the laws of the State of Illinois.

8

- No part of the industry Fund shall be used for any purpose which tends to restrain or limit competition.
- To support public officials who support legislation beneficial to Plumbin

The parties agree that since the Plumbing Council is an industry fund, proper als related to it are permissive subjects of bargaining. While the PCA has agreed that the "pursuits" of the Plumbing Council, as described in the Plumbing Council By-Laws adopted October 16, 2000, are to be included in the Collective Bargarding Agreement, that inclusion should not be construed as a wavier of the PCA's restriction on the Plumbing Council's right to interpret, amend or change the Byposition that this entire subject is "permissive" and should not be construed as any Laws including the "pursuits" recited therein.

any way alter, amend, change or affect the provisions of Section 9.4, par. 3 of the Collective Bargaining Agreement for the term of this Agreement. Laws adopted October 16, 2000 including "the pursuits" recited therein will not in Any amendment, change, or alteration of the existing Plumbing Council By-

employee covered by this Agreement, including apprentices, to the Chicago Jourset forth in Appendix C, each Employer shall contribute the sums set forth or to be neymen Plumbers' Local Union 130, U.A. Group Legal Services Plan Fund. determined in the manner set forth in Appendix C for each hour worked by each SECTION 9.5. Group Legal Services Plan Fund. Effective as of the dates

ments from time to time made or to be made. as if the Employer had signed the original of the Trust Agreement and any amendby said Trust Agreement and to be bound by all amendments thereto hereafter made required by this Section 9.5 and Appendix C into the Fund established and governed the terms of the Trust Agreement. The Employer agrees to make the contributions of said Fund who from time to time shall be appointed as such in accordance with fies, accepts and irrevocably designates as its representatives the Employer Trustees effect as though said Trust Agreement was set forth here in full. The Employer ratithe Trust Agreement establishing and governing the Chicago Journeymen Plumbers' Local Union 130, U.A. Group Legal Services Plan Fund with the same force and Each Employer adopts and agrees to be bound by the terms and conditions of

by the Trustees of the Group Legal Services Plan Fund. Proposed Amendments to the Group Legal Services Plan Fund will be reviewed

in proposed industry dialogues. ment's participation in industry advancement funds and will participate as a partner SECTION 9.6. Industry Advancement Fund. The Union agrees to Manage-

- Contributions provided under Sections 9.2, 9.3, 9.4 and 9.5 shall not be deducted from the wages of the employees.
- Ģ excluding time spent in training or education required by the Employer Effective as of the dates set forth in Appendix C of this Agreement, with prior approval of the Joint Arbitration Board by and on behalf of determined in the manner set forth in Appendix C for each hour worked each Employer will contribute the sums per hour set forth or to be each employee covered by this Agreement.

O(1st) day of the month following the month for which they are owed., However, Employer shall also be responsible for any employee's claim for Welfare benefits garising during the period of such delinquency. of eight percent (8%) on the cumulative outstanding balance due. The delinquent $\overline{\mathbb{Q}}$ and deductions by the due date therefore, shall pay, in addition to the actual delinup to July 15 without penalty). An Employer who fails to make such contributions Nof that month will not be subject to interest and liquidated damage charges (e.g. quent amounts, interest thereon beginning with the due date at the rate of one and contributions and deductions for the month of June are due July 1, but can be paid Contributions and deductions received by the Union by the fifteenth (15th) day Page 54 of 62 one-half percent (1-1/2%) per month thereon and liquidated damages in the amount all contributions and deductions provided for in this Agreement are due the first Section 6.8 for an Employer who is unable to obtain a bond or letter of credit, SECTION 9.8. Contribution and Deduction Due Dates. Except as provided

Concurred, including but not limited to legal, audit and court fees, in order to enforce reollection of the monies due. The Employer may contest the findings as provided in Article III, Section 3.3 of Chis Agreement. If then found that monies remain due and payable, the Employer ☐ If discovered that prior contributions or deductions have not been in accordance Owith the terms of this Agreement, the Employer advised of the discrepancy shall ally reimburse the Trustees of the various Funds and/or the Union for all costs Shall remit same within thirty (30) days after the findings. Upon failure to remit monies due within thirty (30) days after the findings, the Employer shall additionremit the amounts due plus the above described interest and liquidated damages.

The provisions for interest, liquidated damages, reimbursement of litigation Costs, strikes, picketing and/or other remedies set forth herein and available to the costs, strikes, picketing and/or other remedies set forth herein and available to the the Trustees under this Agreement or under any Illinois or federal law. Further, the of this Article IX, and Sections 6.4, 6.5, 6.6 and 6.10 of Article VI are cumulative any obligation under this Section 9.8 and Sections 9.1, 9.2, 9.3, 9.4, 9.5, 9.7, and 9.9 limit any other remedies or relief which also may be available to the Union and/or and are not intended to serve and shall not serve as a substitute for or in any way

> Union's failure to exercise its rights to withdraw its members from the employ of or another Employer. respectively, in the case of any such subsequent violations by the same Employer Section or Sections, in either case, shall not be deemed a waiver on the part of the Board's failure to award any remedy available hereunder for a violation of such ticle IX or Sections 6.4, 6.5, 6.6 and 6.10 of Article VI, and/or the Joint Arbitration violates this Section 9.8 or Sections 9.1, 9.2, 9.3, 9.4, 9.5, 9.7 and 9.9 of this Arto picket, strike or take other lawful economic action against any Employer who Union or the Joint Arbitration Board to exercise such right or award such remedy, No.

Upon five (5) days written notice by Certified Mail the Union shall have the right to withdraw its members from the employ of, to picket and/or to take other. contributions and/or deductions as required by this Agreement, shall be reimbursed time from work because of the failure of his Employer to pay said fringe benefit be subject to arbitration. be considered a violation of this Agreement on the part of the Union and shall not withdrawal of employees, picketing and/or other lawful economic action shall not by reason of any strike or other action taken by the Union under this Section. Such by the Employer for up to twenty-four (24) hours wages lost at straight time pay tions and/or deductions as required by this Agreement. Any employee who loses lawful action against any Employer who fails to make the required benefit contribu-

same as failure to pay wages. deductions provided for by the terms of this Agreement, it shall be considered the In the event an Employer shall default in the payment of any contributions or

or Fringe Benefit Funds. The Employer shall retain payroll records including but of the Union or Fringe Benefit Funds, either to a Business Representative of the and Fringe Benefit Fund contributions being paid. The Employer shall make such required to be paid by the Employer covered by said report under the terms of this remittance of contributions and deductions, an itemization of the money payments on a reporting form to be devised by the Union, on or before the due date for the available. If employees are withdrawn from any job or if the Union strikes in order any Employer in order to compel the Employer to make such books and records right upon two (2) days written notice by Certified Mail to withdraw its members not limited to time sheets for a period of ten (10) years. The Union shall have the Union or a representative of a certified public accountant designated by the Union books and records available at reasonable business times and hours, at the option ing with the provisions of this Agreement relating to the contract rate of wages this Agreement, for the purpose of determining whether the Employer is comply-Employer's payroil records as well as the other records described in Section 1.6 of Agreement. The Union and Fringe Benefit Funds shall have the right to inspect from the employ of, to picket and/or to take other lawful economic action against to compel an Employer to make such books and records available, the employees SECTION 9.9. Employer Recording. Each Employer shall file with the Union

hours wages lost at straight time pay. Such withdrawal of employees picketing part of the Union and it shall not be a subject of arbitration. and records available shall not be considered a violation of this Agreement on the and/or other lawful economic action to compel an Employer to make his books who are affected by such stoppage of work shall be paid for up to twenty-four (24)

ARTICLE X

obtain said referral slip, he may be cited before the Executive Board of the Union. for employment according to the following minimum standards: he hires and puts to work without a referral slip. The Union shall refer applicants changing jobs and present same to his new Employer. If a journeyman does not The Employer may be held responsible to the Joint Arbitration Board for anyone Each journeyman shall request a referral slip from the Local Union office when

- race, color, religion, creed, sex, national origin, age, marital status, disability The selection of applicants for referral to any job shall be on a nondiscrimina-Illinois, local, and federal law. or unfavorable discharge from military service in accordance with relevant tory basis and shall not be based on or in any way affected by the applicant's
- Ņ The Employer shall have the sole and exclusive right of accepting or rejectreferred by the Union. ing applicants for work and need not give preference or priority to applicants
- Ų Committee L.U. 130 U.A., and further shall be subject to the Provision of be subject to the rules and control of the Plumbers Joint Apprenticeship The selection, hiring, supervision and training of all apprentices shall Article X, Paragraph 1 of this Agreement.
- All referral slips must contain the following information:
- address, and telephone number; The employee's name, social security number, plumbing license number,
- safety course, cross connection and back flow license, etc.; The employee's certifications, i.e., OSHA, HAZCOM, competent person,
- A copy of the referral slip will be mailed to the employee, and a copy of the referral slip will be faxed to the Employer. time, to report, and whom to contact at that location. The Employer's name, address, telephone number, the location, date and

NOTE: The Plumbing Council of Chicagoland and Plumbing Contractors a referral slip from all new hires. This requirement will also be a subject of discussion at an All Industry meeting. Association will notify all contractors of the requirement of requesting

¥

hours (Saturdays, Sundays and holidays excluded) of the initial request, the When the Union does not furnish qualified persons within forty-eight (48) in the plumbing industry. for such employment shall be given to journeymen with previous experience Employer shall be permitted to hire persons. It is understood that preference Employer shall be free to obtain people from any source. In doing so the

ON THE JOB INJURIES ARTICLE X

a loss of regular work time, then said employee shall arrange to have all further said time spent in obtaining medical aid. If the Employer's doctor or Employer's non-working hours for further aid or treatment of an injury, which will not cause insurance company doctor makes available to the injured employee evening or the job, are required to obtain medical aid for such injuries, shall be reimbursed for visits to the doctor scheduled for non-working hours. Employees covered by this Agreement who, as a result of injuries received of

NDUSTRY COMMITTEE ARTICLE XII

and employees represented by the Union who are parties to, bound by or covered concern the industry and which affect the interests of the Employers and Union the plumbing industry to have a formal mechanism to deal with issues which to time as determined by the Co-Chairmen. All meeting expenses and costs shall to the Plumbing Council of Chicagoland, Inc.; the Union's Business Manager; and and Cook County; three (3) members appointed by the President of the Contractors composed of the President of the Plumbing Contractors Association of Chicago Committee to meet, discuss and deal with such issues. Said Committee shall be by this Agreement. Therefore, the parties hereto agree to establish an All Industry tion with any action or undertaking by those respective parties related to or arising and costs incurred by either the Contractors Association or the Union in connecbe shared equally by the Contractors Association and the Union. The expenses the designated members of the Committee. The Committee shall meet from time the Union. Co-Chairmen shall be elected (one Labor and one Management) from Association who shall be Employers and who shall serve in an advisory capacity such action. out of any matter considered by the Committee shall be borne by the party taking three (3) members appointed by the Business Manager from among the officers of The parties hereto agree that it is in the mutual interest of those engaged in 36

such dispute in accordance with said procedures. or to perform any work, said dispute shall be submitted to said Joint Conference any work at or related to any site or project within Cook County, Illinois at which by the procedures and decision of the Joint Conference Board with respect to any the Board's procedures thereunder. The Employer and Union agree to be bound Board for final and binding resolution pursuant to said Standard Agreement and the Employer is engaged or is to be engaged as a contractor or a subcontractor tion and the Chicago and Cook County Building Trades Council with respect to establishing the Joint Conference Board of the Construction Employers' Associabetween the Union and another labor organization bound by the Standard Agreement The Employer and Union agree that in the event of any jurisdictional dispute

SUCCESSORS AND ASSIGNS **ARTICLE XIV**

ing to the scope of such work. to the scope of work covered by this Agreement and shall not be construed as addthe Employer or its principals or any of them. This paragraph is intended to apply jurisdiction of the Union which is owned, managed, controlled and/or operated by or its business and upon any other business entity within the trade and territorial the Employer regardless of whether he or it changes the name or address of his SECTION 14.1. Employer Entitles Bound. This Agreement is binding upon

provisions of this Article have been complied with the closing date thereof and specifically advise the Union in said notice that the give the Union written notice of any such transfer at least ten (10) days prior to and the agreement by which any such transfer is accomplished shall provide that the transferee shall be bound by the terms of this Agreement. The Employer shall the Employer's business, the Employer shall make it a condition of such transfer the event of any sale, merger, acquisition, consolidation or any other transfer of cessors of the respective parties. In furtherance of this intent, it is agreed that in parties that this Agreement shall remain in effect for its full term and bind the sucbinding on the Employer and its successors and assigns and it is the intent of the SECTION 14.2. Successors and Assigns. This Agreement shall be equally

ANNUAL REOPENERS **ARTICLE XV**

ARTICLE XV HAS BEEN INTENTIONALLY LEFT BLANK

MISCELLAMEOUS **ARTICLE XVI**

shall be deemed of no force and effect and unenforceable upon written notice of event such clause or clauses only, to the extent only that any may be so in violation, and finally determined to be in violation of any Illinois or federal law, then in such ment to the end that in the event that any clause or clauses shall be specifically ment shall be deemed separable from each and every other clause of this Agreesions in the remainder of any clause, sentence or paragraph in which the language such invalidity from one party to the other, without such invalidity impairing the mutually acceptable substitute language. If the parties are unable to agree on such validity and enforceability of the rest of the Agreement including any and all provisubstitute language, either party shall be permitted to exercise all legal and lawful determined to be invalid may appear. In the event of such invalidity and notice this Agreement to the contrary. economic recourse in support of its demands notwithstanding any provisions of thereof, the parties shall meet promptly at the request of either party to negotiate SECTION 16.1. Separable Provisions. Each and every clause of this Agree

but no less than sixty (60) days prior to the expiration date of any such then current received, by certified mail - return receipt requested, no more than ninety (90) days less written notice to terminate or with its intention to modify the Agreement is Contractors Association of Chicago and Cook County shall be in effect between between the Chicago Journeymen Plumbers' Local 130, U.A. and the Plumbing collective bargaining agreement. June 1, 2007, and May 31, 2010, and thereafter for successive yearly periods, un-SECTION 16.2. Duration of Agreement. The collective bargaining agreement

SERVICE & MAINTENANCE AGREEMENT ARTICLE XVII

This Agreement is hereby every late that the control.

This Agreement is hereby every control.

This Agreement is hereby every control. with the terms of the Service & Maintenance Agreement, the terms of the Service & Maintenance Agreement. Whenever the terms of this Agreement shall conflict Area agreement, the Chicago Journeymen Plumbers' Local Union 130, U.A. Service The Agreement recognizes that there exists a Plumbing Service & Maintenance

This Agreement is hereby executed as of the 1st day of June 2007 at Chicago,

PLUMBING CONTRACTORS ASSOCIATION OF CHICAGO AND COOK COUNTY

Chairman of Labor Relations Committee

Labor Relations Committee Lori Abbett

©Walter A. Brongiel
—Labor Relations Committee OCraig Campeglia

Peter Fazio

Labor Relations Committee

CHICAGO JOURNEYMEN PLUMBERS' LOCAL UNION 130, U.A.

nent 1

James T. Sullivan
CBusiness Manager

Secretary-Treasurer James F. Coyne

Case 1:07-cv-06202 Secretary Thomas E. Gavin

OCCUPATIONAL JURISDICTION APPENDIX A

The following shall constitute the occupational jurisdiction of work of the Union.

- soil pipe, grease traps, sewage and vent lines. All piping for plumbing, water, waste, floor drains, drain grates, supply, leader,
- Ņ All piping for water filters, water softeners, water meters and setting of
- ىب All cold, bot and circulating water lines, piping for house pumps, cellar draindisplay fountains, drinking fountains, aquariums, plumbing fixtures and apers, ejectors, house tanks, pressure tanks, swimming pools, ornamental pools, pliances and the handling and setting of the above mentioned equipment.
- 4 All water services from mains to buildings, including water meters and water
- Ņ All water mains from whatever source, including branches and fire hydrauts.
- Ó gravel basins, storm sewers, septic tanks, cesspools, water storage tanks, All down spouts and drainage areas, soil pipe, catch basins, manholes, drains,
- and washrooms, shower stalls, etc. All liquid soap piping, liquid soap tanks, soap valves, and equipment in bath
- œ All bathroom, toilet room and shower room accessories, i.e., as towel racks paper holders, glass shelves, hooks, mirrors, cabinets, etc.
- 9 All lawn sprinkler work, including piping, fittings and lawn sprinkler heads.
- 5 stalls, tanks or vats for all purposes and for roof flanges in connection with All sheet lead lining for X-ray rooms, fountains, swimming pools or shower the pipe fitting industry.
- All fire stand pipes, fire pumps, pressure and storage tanks, valves, hose racks, fire hose cabinets and accessories and all piping for sprinkler work of every description.
- All block tin coils, carbonic gas piping, for soda fountains and bars, etc.
- Ľ or welded. All piping for railing work, and racks of every description, whether screwed
- All piping for pneumatic vacuum cleaning systems of every description.
- All piping for hydraulic, vacuum, pneumatic, air, water, steam, oil, or gas, used in connection with railway cars, railway motor cars, and railway locomo-Ξćς.
- ship yards. All marine piping, and all piping used in connection with ship building and
- All power plant piping of every description.
- regardless of the mode or method of making joints, hangers and erection of The handling, assembling and erecting of all economizers and super-heaters,
- All internal and external piping on boilers, heaters, tanks and evaporators, water legs, water backs and water grates, boiler compound equipment, etc.

38

- 20 All soot blowers and soot collecting piping systems.
- 21. and regulating devices. The setting, erecting and piping, for all smoke consuming and smoke washing
- ß heating, refrigerating, air conditioning, manufacturing, mining and industrial static controls, gauge boards, and other controls used in connection with power, The setting, erecting and piping of instruments, measuring devices, thermo-
- Page 58 of 62 conditioning systems. all piping for same in power houses, distributing and boosting stations, resofteners, purifiers, condensate equipment, pumps, condensers, coolers, and frigeration, bottling, distilling and brewing plants, heating, ventilating and air The setting and erecting of all boiler feeders, water heaters, filters, water
- same, chemicals, minerals and by-products and refining of same, for any and All piping for artificial gases, natural gases and holders and equipment for
- parts of burners and stokers, etc. including gas, oil, power fuel, hot and cold air piping and accessories and The setting and erecting of all under-feed stokers, fuel burners, and piping,
- regulating devices, etc. and dust collecting piping and equipment, accessories and appurtenances and All ash collecting and conveyor piping systems, including all air washing
- tion tanks, transfer pumps, and mixing devices, and piping thereto of every The setting and erection of all oil heaters, oil coolers, storage and distribu-
- Document switches of every description. systems and appurtenances, in connection with transformers, and piping to The setting and erecting and piping of all cooling units, pumps, reclaiming
- chemical, fire alarm piping, and control tubing, etc. All fire extinguishing systems and piping; whether by water, steam, gas or
- systems of every description and laundries for all purposes. All piping for sterilizing, chemical treatment, deodorizing and all cleaning
- ing systems, air and hydraulic lifts, etc. All piping for oil or gasoline tanks, gravity and pressure lubricating and greas-
- chemicals or any other method. All piping for power, or heating purposes, either by water, air, steam, gas, oil,
- Case 1:07-cv-06202 of all work after completion. midifying, dehydrating, by any method, and the charging and testing, servicing cooling, heating, roof cooling, refrigerating, ice-making, humidifying, dehu-All piping, setting and hanging of all units and fixtures for air conditioning,
- compressed air, steam, water, or any other method. All pneumatic tube work, and all piping for carrying systems by vacuum,
- All piping to stoves, fire grates, blast and heating furnaces, ovens, driers, heaters, oil burners, stokers and boilers and cooking utensils, etc. of every
- boosting stations, waste and sewage disposal plants, central chlorination and All piping in connection with central distribution filtration treatment stations,

\$

- suction basins, filter basins, settling basins, and aeration basins. chemical treatment work, and all underground supply lines to cooling wells,
- بن ا-All process piping for refining, manufacturing, industrial and shipping purposes, of every character and description.
- All air piping of every description.
- 9 construction work, excavating and underground construction. All temporary piping of every description in connection with building and
- \$ The laying out and cutting of all holes, chases and channels, the setting and erection of bolts, inserts, stands, brackets, supports, sieeves, thimbles, hangers, conduits and boxes used in connection with the pipe fitting industry. The handling and setting of boilers, setting of fronts, setting of soot blowers,
- All pipe transportation lines for gas, oil, gasoline, fluids and liquids, water and attaching of all boiler trimmings.
- ţ. joints, caulked joints, expanded joints, rolled joints or any other mode or All acetylene and arc welding, brazing, lead burning, soldered and wiped aqueducts, and water lines and booster stations of every description.
- 2 Laying out, cutting, bending and fabricating of all pipe work of every descripmethod of making joints in connection with the pipefitting industry. tion, by whatever mode or method
- All methods of stress relieving of all pipe joints made by every mode or
- The assembling and creeting of tanks used for mechanical, manufacturing or
- industrial purposes, to be assembled with bolts, packed or welded joints.
- the erection and installation of all work and materials used in the pipefitting The handling and using of all tools and equipment that may be necessary for
- The operation, maintenance, repairing, servicing and dismantling of all work installed by journeymen under this Agreement.
- used for industrial, manufacturing, commercial, or any other purpose. All piping for cataracts, cascades, i.e., (artificial water falls), make-up water fountains, captured waters, water towers, cooling towers, and spray ponds,
- ö Piping herein specified means pipe made from metals, tile, glass, rubber, plastic, in the pipe fitting industry, regardless of size or shape. wood, or any other kind of material or product manufactured into pipe, usable
- The installation and testing of backflow preventors.

at the overtime rates as provided in Section 5.2 of the Agreement. day and standard work week at the straight time rates and be paid for overtime work the Agreement to which this Appendix B is attached shall work the standard work governing flexible work days and the flexible work week, employees covered by Except as specifically permitted under the following provisions of this Appendix

apprentices are available through the Joint Apprenticeship Committee. a flexible work day or a flexible work week. An adequate quantity of competent Only Employers who employ apprentice plumbers may be permitted to utilize

and/or service work billed to the customer on an hourly basis specified herein below for residential, commercial or industrial jobbing repair done on a contract basis. They are permitted only under the terms further The flexible work day and flexible work week are not permitted for any work

flexible hours in any work week, No employee may be scheduled for or required to work more than eight (8)

paid at one and one-half (1-1/2) times the regular straight time hourly rate. (15%). All hours worked on such days in excess of eight (8) hours shall be 6:00 a.m. or 9:00 a.m.) and after the regular quitting time (i.e. 2:30 p.m. or employee's starting time; provided, however, that in no event may such a consecutive hours between 6:00 a.m. and 8:30 p.m., exclusive of a one-half 5:30 p.m.) shall be the regular straight time hourly rate plus fifteen percent hours worked before the regular starting time for the Employer's shop (i.e. flexible work day start later than 12:00 p.m. (noon). The pay rate for flexible (1/2) hour unpaid meal break to be taken no later than five (5) hours after the The flexible work day, Monday through Friday, consists of up to eight (8)

or to perform jobbing repair and/or service work in a residential structure of their regular straight time hourly rate plus fifteen percent (15%) for all such ngore than three (3) stories during such hours on Saturdays shall be paid at to perform any commercial or industrial jobbing repair and/or service work between the hours of 8:00 a.m. and 4:30 p.m. Employees who are required their regular straight time hourly rate for such fifth (5th) day for such work dential building of no more than three (3) stories on such day shall be paid at required to perform residential jobbing repair and/or service work in a resirequired to work Saturdays as a flexible fifth (5th) work day and who are taken no later than five (5) hours after the starting time. Employees who are a.m. and 4:30 p.m., exclusive of a one-half (1/2) hour unpaid lunch break cases, the Saturday flexible work day shall consist of the hours between 8:00 work day in any work week for jobbing repair and/or service work. In such Eligible Employers may schedule Saturdays as a regular fifth (5th) flexible

÷

Case 1:07-cv-06202

day. All work for which flexible time is permitted by this Appendix "B" to be hours. All jobbing repair and/or service work performed on such Saturdays shall be paid at double time performed on Sunday or a legal holiday identified as such in the Agreement times the regular hourly rate. Such Saturdays cannot be used as a make-up before 8:00 a.m. or after 4:30 p.m. shall be paid for at one and one-half (1-1/2)

PAGE 53 OF 56

WAGE RATES AND FRINGE BENEFITS AND PAYROLL DEDUCTIONS

deductions shall be in effect as of June 1, 2007, through May 31, 2008 The following wage rates and fringe benefit contributions per hour and payroll

PAYROLL DEDUCTIONS

	Hages	Wedfare	Pension.	Education.	Promotion	Legal Sarvices	7 2	Horting Duts
Journeymen	\$ ±:\$	5 5 4	556	-	4 0.59	\$ 0.50 \$2.50 \$3.50	9	5
Sub-Foremen	\$42.25	\$.₹	5.56	\$ 1,03	\$0.50	\$ 0.58	3 5	20
Foremen and inspector (Superxing 4 or more mee)	\$43.00	\$ 8.84	\$ 5.56	\$ 1.03	\$0.59	\$0.58	\$1.50	\$0.32
Superintendents of Dist, Foremen (Superising 19 or more men)	\$ 44.00	5 a.b.	3 5.98	\$ 1.03	\$0.59	\$0.58	\$1.50	\$ 0.32
General Supts. or District Supts. [""st least 6% above Superintendents.)	ï	3	\$ 5,56	\$1,03	\$0.59	\$0.58	\$ 1.50	\$ 0.32
Apprentioss								
i* six months "	S 13.95	3.8	\$ 5.56	\$ ਜ਼ਿਲ	*	3 ⊕ 58	Z	=
2rd six months "	\$ 15.85	3.84	¥5.56	\$1.83	Z	- S	歪 :	5023
Ne Year 1	18.05	\$ 3.B4	¥5.56	÷1.83	7	\$0.58	£ :	3
3ª Year +	20.50	3.84	556	\$ 1.83	Z.	\$0.58	£ :	0 2
4ª Year	27.05	## ##	5.56	\$ 1.03	40.59	9 0.58	8	2
Sa Year	\$ 30.75	\$8.84	\$5.58	\$ 1.03	\$0.59	\$0.58	\$ 1.88	E.23
' No employer contributions required on apprentices, while attending assigned school day	1 аррхелбов с, ч	vhille atlandi	ng assigned	school day.	¥			
Metal Trades Journeymen								
	\$ 13.98	ş	š	Z	E.	¥.	₹	Z
THE THE SIX PROPERTY (NO BESTERN)	5 15 15	8.84	\$5.58	3 3	98	3 ⊕.S3	ij	0.03
maa 1° sus maantata (No Benefis) NH 2™ six maantas	\$ #.05	7.7	\$5.56	5 1.03	0.50			3
nes 1° six montris (No Bereits) M1 2™ six montris M2 2™ Year		5 6 7			5	50.58	A -	0 1
neu i "suchentris (No Benetis) N1 2º six enontris N2 2º Year N3 3º Year	5.6	** • • • • • • • • • • • • • • • • • •	\$5.56		5.50			3
M12 of six months (NO Benefits) M12 of six months M2 of Year M3 30 Year	\$ 20.50 \$ 27.05	2 2 2 3	\$2.56 86.55	\$ 1.03	#0.50 #0.50	30.58 50.58	5 8	

extudes \$0.05 per hour Direct Contribution to the U. A. Training Fund includes \$0.05 per hour Direct Contribution to the Plumbing includes \$0.05 per hour Direct Contribution to the Plumb

Document 1

1:07-cv-06202

each signatory Employer of its determination concerning the allocation. Union 130, U.A. in its sole and exclusive discretion. Local 130 will timely notify allocated in a manner to be determined by Chicago Journeymen Plumbers' Local current journeymen rate. These increases for journeymen and apprentices are to be effective June 1, 2009, have been negotiated under the terms of this Agreement prentice with a minimum of 4 1/2 years credit who has successfully obtained the June 1, 2009, will be determined by a percentage of the Journeymen rate. An apfor Journeymen Plumbers. Apprentice wage increases effective June 1, 2008, and City of Chicago or State of Illinois plumbers license test shall be paid the then Wage increases of \$2.80 per hour effective June 1, 2008, and \$2.90 per hour

IMPORTANT INFORMATION

PLUMBERS' RETIREMENT SAVINGS FUND (401(K) PLAN) AND SAVINGS PLAN

PLUMBERS' RETIREMENT SAVINGS FUND (401(K) PLAN):

in the 401(k) Plan a minimum of one dollar (1.00) per each hour worked for the Plumbers Retirement Savings Fund (401(k) Plan). First, Second and Third year Apprentices are ine Employer shall deduct from the wages (perfore taxes) of each journeyman planer can enrolled in the 401(k) Plan a minimum of one dollar and fifty cents (\$1.50) per each figure. deduct from the wages (before taxes) of each Fourth and Fifth year Apprentice enrolled worked for the Plumbers' Retirement Savings Fund (401(k) Plan). The Employer shall not included in this Plan The Employer shall deduct from the wages (before taxes) of each journeyman plumber.

REGULAR SAVINGS PLAN:

of each Fourth year and Fifth year Apprentice not enrolled in the 401(k) plan a minimum hour worked for the Savings Plan. The Employer shall deduct from the wages (after taxes) not enrolled in the 401(k) plan a minimum of one dollar and fifty cents (\$1.50) per each of one dollar (\$1.00) per each hour worked for the Savings plan. First, Second and Third year Apprentices are not included in this Plan. The Employer shall deduct from the wages (after taxes) of each journeyman plumber

WORKING DUES:

twenty-three cents (\$0.23) per each hour worked for each Apprentice, with the exception worked for each Journeyman, Foreman, Superintendent and General Superintendent, and of first year-first six months Apprentices for Working Dues. The Employer shall deduct (after taxes) thirty-two cents (\$0.32) per hour for each hour

IMPORTANT NOTE

PLUMBERS' RETIREMENT SAVINGS FUND (401(k) PLAN)

to exceed the IRS limits. increments of (\$0.50) fifty cents, but not more than \$10.00 per hour to the 401(k) Plan not A participant can direct more than the base contributions rate of \$1.50 per hour, in

PLUMBERS' SAVINGS PLAN

An employee, in cooperation with his/her Employer, has the following options:

- An employee not participating in the 401(k) Plan can allocate more than \$1.50 per hour, in increments of fifty cents (\$0.50), to the Piumbers' Savings Plan.
- ы An employee in the 401(k) Plan can allocate at least \$1.50 per hour or more, in fifty tributed to the employee's 401(k) Plan. cents (\$0.50) increments, to the Plumbers' Savings Plan, in addition to amounts con-

APPENDIX D
ALCOHOL AND DRUG PROGRAM

SEE APPENDIX D SUPPLEMENT BOOK

APPENDIX E

UNITED ASSOCIATION

STANDARD OF EXCELLENCE

SEE APPENDIX E SUPPLEMENT BOOK

NOTES

EXHIBIT NO. A

MEMORANDUM AGREEMENT

This Agreement is made and entered into by and between the undersigned sole proprietorship, partfiership or corporation who is duly authorized by law and bonded to engage in the plumbing business and is established therein and who regularly employs not less than two (2) Journeymen Phymbers (hereinafter referred to as the "Employer"), and Chicago Journeymen Plumbers' Local Union 130, U.A., which is composed of competent mechanics, who are duly authorized by law to install and inspect all plumbing work (hereinafter referred to as the "Union").

- 1. The Employer recognizes the Union as the exclusive collective bargaining agent for all of its employees who perform any of the work within the trade and territorial jurisdiction of the Union as set forth in the agreement and agreements referred to in paragraph 2, below.
- The Employer and Union specifically adopt and agree to abide by and be bound by all clauses, terms and provisions of the collective bargaining agreement between the Union and the Plumbing Contractors Association of Chicago and Cook County (hereinafter referred to as the "Contractors Association") dated June 1, 1992 with the same force and effect as though said collective bargaining agreement were set forth in full herein, and any amendments, modifications, supplements, extensions or renewals thereof, and any subsequent collective bargaining agreements as will be negotiated from time to time in the future by the Union and Contractors Association, unless notice to terminate this Memorandum Agreement is given by the Union or Employer in the manner provided in paragraph 4, below.
- The Employer further specifically adopts and agrees to abide by and be bound by all the clauses, terms and provisions of the Trust Agreements establishing and governing:
 - (a) the Plumbers' Pension Fund, Local 130, U.A., being that Trust Agreement dated May 14,
 - the Plumbers' Welfare Fund, Local 130, U.A., being that Trust Agreement dated October 3, 1950:
 - the Trust Fund for Apprentice and Journeymen Education and Training, Local 130, U.A., being that Trust Agreement dated June 1, 1965;
 - the Chicago Journeymen Plumbers' Local Union 130, U.A. Group Legal Services Plan Fund, (d) being that Trust Agreement dated May 11, 1987;

and any amendments previously made thereto with the same force and effect as though said Trust Agreements were set forth in full herein. The Employer ratifies, accepts and irrevocably designates as its representatives the Employer Trustees of each of said Funds who from time to time shall be appointed as such in accordance with the terms of the Trust Agreements. The Employer agrees to make the contributions required by the Association Agreements referred to in paragraph 2, above, into the Funds established and governed by said Trust Agreements and to be bound by all amendments thereto hereafter made as if the Employer had signed the original of said Trust Agreements and any amendments from time to time made or to be

- This Memorandum Agreement is effective as of June 1, 1992 if the Employer was a party to or was legally bound by the Union's Area Agreement which expired on May 31, 1992. Otherwise, it shall be effective as of the date it is executed by the parties hereto. This Memorandum Agreement may be terminated by the Union or the Employer on the same date as the expiration date of any then current collective bargaining agreement between the Union and the Contractors Association referred to in paragraph 2, above, by the party hereto so wishing to terminate this Memorandum Agreement giving the other no more than ninety (90) days but no less than sixty (60) days written notice of termination by certified mail-return receipt requested prior to the expiration date of any such then current collective bargaining agreement.
- 5. The Employer agrees to notify the Union in writing of any changes in the information filled in by the Employer below on this Memorandum Agreement.

This Memorandum Agreement executed by the Employer on 22 1 14 1 2 5 Full Correct Name of Employer (Business) 28¥00 Business Phone Number Check One: Sole Proprietorship Partnership Contractor's Illinois State or City of Chicago License Number 255-218 Executed on behalf of Chicago Journeymen Plumbers' Local Union 130, U.A.

WHITE COPY—UNION YELLOW COPY-CONTRACTOR PINK COPY-UNION FILE

James T. Sullivan, Business Manager